

EXHIBIT INDEX 07/10/2019

<https://drive.google.com/open?id=1Z8NFVNVtgJtsy4bnfCTyWe2aNlpUisOb>

# **FIRST MATTER**

## ***NY Apartment Used In Furtherance of Racketeering a Federal Judge Appointment***

<u>Exhibit 1.1</u>	NY. 145 W71ST APT8G willful scheme to defraud rent stabilization law 17 years of rent overcharges worth \$270,000 plus treble damages.
<u>Exhibit 1.2</u>	06/15/2011 NY I added my daughter Emilie to my lease as a resident of Apt 8G
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<u>Exhibit 1.3</u>	<b>05/2013 FBI: MAY 2013 NYPD ONE STOP SHOP FOR BRIBES</b> Jewish businessmen set up <b>Cops on call</b> with NYPD leadership for racketeering. <i>U.S. v. Harrington, Grant, Yermey Reichberg. Pages, 3, 7, 15.</i>
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<u>Exhibit 1.4</u>	Pharmacological Record   CVS <u>Exhibit 4.16</u>
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<u>Exhibit 1.5</u>	<b>05/16/2013 18 USC § 1958, 229   PA   START OF EK's ATTEMPTED MURDER</b> Mother Amy DeRaymond, Guardians Lisa Spitale, Shannon Moore, cultivated a biological agent—Norwegian Scabies with the intent to murder my daughter with it a week after Judge Ed Smith's 08/01/2013 nomination by President Obama. 05/16/2013 Start corticosteroid immunosuppressive treatment   Start attempted murder
<u>Exhibit 1.7</u>	05/2013 Evidence of my daughter Emilie being stalked by traffickers working for Lehigh Transition Services and who knows who else
<u>Exhibit 1.5.2</u>	04/29/2013 Hands   Untreated Scabies. Deliberately misdiagnosed as eczema
<u>Exhibit 1.8</u>	05/31/2013 Evidence of my daughter Emilie being stalked by human traffickers
<u>Exhibit 1.5.3</u>	07/14/2013 Elbows   Norwegian Scabies   Treated as eczema
<u>Exhibit 1.5.4</u>	07/22/2013 Norwegian Scabies   Skin Fissures   Treated as eczema
<u>Exhibit 1.5.5</u>	07/26/2013 Norwegian Scabies   GONE one week before Judge Ed Smith's nomination <b>08/01/2013 Judge Ed Smith was nominated for Federal Judge by President Obama</b>
<u>Exhibit 1.5.6</u>	08/07/2013 Restart of Norwegian scabies after Judge Ed Smith's 08/01/13 nomination
<u>Exhibit 1.5.7</u>	08/10/2013 Result of Elidel: Norwegian scabies return
<u>Exhibit 1.5.1</u>	08/12/2103 Inducement of Septic shock. Supporting medical documentation.
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<u>Exhibit 1.6</u>	<b>05/18/2013 18 USC § 1958, 175   NY   START OF TK's ATTEMPTED MURDER</b> Landlord Edelstein turned Apt 8G into a virtual gas chamber venting toxic fumes. -NYPD determined my description fit assault and attempted murder. -Refused to investigate. <b>"come back and see us again if he does it again"</b> -NYPD erased my detectives report. -NYPD arrest for failing asleep at subway across the St. from 8G to avoid toxic fumes
<u>Exhibit 1.6.1</u>	2014 Black tar residue from toxic fumes seeping between floor boards.

Exhibit 1.6.2 02/25/2014 CityMD medical treatment from toxic fume exposure  
Exhibit 1.6.3 05/2013 Bribes of NYPD by conservative NY Jewish building owners, business leaders

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**18 U.S.C. §§ 175, 229, 1958 | INTERSTATE COMMON PURPOSE**

Exhibit 1.5 **03/11/2013** My daughter contracted an STD Scabies from human trafficking in Bethlehem and Allentown PA: She was taken to parking lots and private residents. PA defendants ignored my and my daughter's request for treatment for the severe rash her STD manifested until 05/01/2013 *i.e.*, the start of One Stop Shop in New York

**05/16/2013** after agreeing to a doctor Amy DeRaymond, Guardian Lisa Spitale and Dr. Hernandez prescribed medication that would invariably kill Emilie unless stopped. They falsely diagnosed "the rash" as ECZEMA. However, they know it is scabies. By prescribing immunosuppressive medication they knowingly cultivated the biological agent scabies into a murder weapon: Norwegian Scabies.

**05/18/2013** 145 W 71 8G: I sealed the side window after the landlord vented toxic fumes from that area during my sleep. I put a new AC on top of front window sill directly over a hidden vent constructed by the landlord underneath the window sill. I also purchased an industrial fan I ran 24/7 as the landlord vented toxic fumes when I arrived at apartment 8G—temporally beating his system until 11/06/2013.

Exhibit 1.10.5 05/30/2013 - 08/07/2013 NY Plaintiffs new AC was intermittently blowing bird mites directly on to my back.

Exhibit 1.5.3 07/14/2013 PA EK Elbows | Norwegian Scabies | Treated as eczema

Exhibit 1.5.4 07/22/2013 PA EK Norwegian Scabies | Skin Fissures | Treated as eczema

Exhibit 1.10 07/24/2013 NY TK Full body annual cancer screening no marks or bites.

Exhibit 1.10.1 07/25/2013 NY TK PestPro found live and dead bird mites in 8G's bedroom.

Exhibit 1.5.5 07/26/2013 PA EK Norwegian Scabies is GONE on Emilie's hands  
*(one week before Judge Ed Smith's nomination)*

**08/01/2013 Judge Ed Smith nominated Federal Judge by President Obama**

Exhibit 1.5.6 08/07/2013 PA EK They restarted Norwegian scabies—it became exponentially worse. ELIDEL was prescribed: a pure immunosuppressive. They doped and restrained Emilie pharmacologically while they were attempting to murder her:

Exhibit 4.16 08/07/2013 Immunosuppressive ELIDEL 1.0% 30g Tube | x2 refills

08/07/2013 Sedative Hydroxyzine 10Mg | Undocumented refills

- Exhibit 1.10.4 08/08/2013 NY My dermatologist confirmed I had BITES from large parasites.
- Exhibit 1.10.0 08/10/2013 MIKE, PESTPRO suggested that I might have SCABIES, OR CRABS (STD'S) while hiding PESTPRO's 07/25/2013 Service Report that found Bird Mites in the apartment. Bird mites were also cited by the NYC Department of Health. The Exterminator said there had to be a nest. There was: It was constructed by the landlord behind the radiator.
- Exhibit 1.10.3 Bird mites defined: *Anthropoids and Human Skin*: John O'Donel Alexander, MB, ChB, FRCP (Glasgow) Emeritus Consultant Dermatologist, Glasgow Royal Infirmary and Lately Honorary Clinical Lecturer in Dermatology, University of Glasgow. ISBN-13: 978-1-4471-1358-4 Springer - Verlag Berlin Heidelberg New York Tokyo.  
<https://www.bmj.com/content/327/7411/397.2>
- Exhibit 1.5.1 08/12/2103 PA Freya Koger Attempted inducement of septic shock: EK assigned to clean animal cages. The skin on her hands were held together with tape from skin fissures in some areas caused by Norwegian Scabies defendant cultivated from scabies —an STD.
- 1.10.5, 1.10.6 08/17/2013 NY UrgentCare M.D. falsely diagnosed obvious bites as contact dermatitis.  
1.12 Prescribed the same medication used as part of my daughter's attempted murder: Hydroxyzine— suggesting interstate coordination. (both my Dermatologist and an MD stated I had BITES)
- Exhibit 3.21 08/26/2013 NY I called DermOne in PA. I stop Emilie's attempted murder citing an emergency. There were no other appointments scheduled until September. I impress upon them they need to urge the mother to bring Emilie in.
- Exhibit 1.10.7 08/28/2013 EMILIE IS PROPERLY DIAGNOSED WITH NORWEGIAN SCABIES. The treatment was substandard according to guidelines. One Ivermectin tablet was issued. 3-7 are required:  
"Depending on infection severity, ivermectin should be taken in three doses (approximately days 1, 2, and 8), five doses (approximately days 1, 2, 8, 9, and 15), or seven doses (approximately days 1, 2, 8, 9, 15, 22, and 29)."  
[https://www.cdc.gov/parasites/scabies/health\\_professionals/meds.html](https://www.cdc.gov/parasites/scabies/health_professionals/meds.html)  
Permethrin instructions excluded the scalp which is required.  
<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC1215558/>
- Exhibit 1.10.8 08/28/2013 CITYMD: I DO NOT HAVE SCABIES. After exposure to highly contagious Norwegian scabies. MD was detailed explained

precisely why there was NO diagnosis of scabies after exposure Norwegian scabies— showed me exactly what they look for: tunneling *unique* to human scabies. I “large bites”. My hands and elbows were free of any injury where scabies strikes. My forearms were bit—classic target for bird mites. City of New York Dept of health said same thing: bird mites. Note: I’m very lucky—I see EK twice a month in NYC. However, EK lives full time with mother. It is not at all plausible the Easton PA family was not infected (as the mother claimed) unless they knew what it was.

Exhibit 1.10.2 11/08/2014 PestPro owner John Downey—sent copies of 07/25/2013 service reports  
Exhibit 1.10.1 said “not to exist” 08/10/2013 by Mike of PestPro. Mike was “fired” according to Downey.

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#### POST ATTEMPTED MURDER PLAN B: MAIM

Exhibit 4.16 09/12/2013 Emilie's mother and guardian Lisa Spitale began unprecedented unorthodox treatment known to cause seizures: **Bupropion, Risperidone.**  
Exhibit 1.10.9 09/13/2013 Emilie’s mother issued an ultimatum that I not call Emilie’s doctors. *i.e.*, after stopping their attempted murder an ultimatum not to interfere with their brain damaging program.  
Exhibit 4.16.1 **Bupropion:** Well documented to cause seizures. E.K. had no anxiety other than being severely abused regularly. No-one from Easton PA had any interest in that. Plenty of interest to inappropriately medicate Emilie.  
Exhibit 4.16.2 **Risperidone:** Johnson & Johnson to pay more than \$2.2 billion to resolve fraud and misbranding allegations: “Janssen marketed Risperdal (Risperidone) for unapproved uses to **control and treat behavioral disturbances and conduct disorders** in the nation’s most vulnerable patients: elderly nursing home residents, children, and individuals with mental disabilities.” On March 3, 2002, the approved use was narrowed to treatment of schizophrenia only. **Emilie is not remotely schizophrenic.**  
Exhibit 1.4

See 16-10018-01 District Of Kansas | *U.S. V. Steven R. Henson, M.D* 03/09/2019 sentenced to life in prison for death related “anxiety” treatment of patient.

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#### 18 U.S.C. §§ 175, 229 | NY STOCKPILING CHEMICALS | DELIVERY SYSTEM

Exhibit 1.15 Landlord FINED stockpiling unmarked noxious chemicals in unmarked tanks.  
Exhibit 1.11 11/06/2013 18 USC §§ 1958, 1951 | NY | APT 8G. PHOTOS OF INJURIES.  
Exhibit 1.11.1 11/06/2013 U.S. SENATE REVIEW EASTON PA JUDGE ED SMITH.  
Exhibit 1.12 11/06/2013 My NY landlord constructed delivery system “for use as a weapon” to saturate Apt 8G with a miasma of biological agents, and toxins

11/16/2013 I was forced to evict Apt. 8G or risk serious injury or death while Judge Ed

Smith was interviewed by the U.S. Senate.

Exhibit 1.14 02/10/2014 NY HPD 6294/13 repairs completed.  
02/17/2014 18 USC §§ 1958, 1951 | NY | APT 8G. TOXIC FUMES

Exhibit 1.6 02/19/2014 18 USC §§ 1958, 1951 | NY | APT 8G. TOXIC FUMES  
-Toxic fumes 6:12 AM - landlord prevented reoccupation of 8G after HPD repairs.

Exhibit 1.13 02/19/2014 NYC EMT's refused to enter Apt. 8G because of toxic fumes.

Exhibit 1.6 02/25/2014 18 USC §§ 1958, 1951 | NY | APT 8G. TOXIC FUMES

Exhibit 1.6.2 02/25/2014 MD Report, fumes, bites.

Exhibit 1.21 2014 David Apple | **Houdini** | UWS Jewish building owners nicknamed me  
"Houdini" for evading my Jewish landlord's use of toxic fumes.

Exhibit 1.35 2013-2014 Michael Edelstein: Toxic fumes, attempted murder Apt 8G

Exhibit 1.36 NY 307 West 79th: Edelstein would rather see building empty than rent stabilized

Exhibit 1.36.1 Michael Edelstein at OHEL event where Jona Rechnitz's was honored.

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**18 U.S.C. § 1951 | NY DHCR**

Exhibit 1.16 03/04/2014 DHCR Inspection notice # CM410048S. Inspector Robinson.

Exhibit 1.17 03/04/2014 DHCR inspection # CM410048S: Apt 8G too hazardous to inspect.

Exhibit 1.20 03/06/2014 | CV007108/14 | Housing Court complaint | Toxic Fumes/Bug bites.  
Withdrew complaint — ceiling was limited to \$25,000.

Exhibit 1.17 Fraud by DHCR Rent Administrator Luke O'Brian canceled my rent reduction request  
CM410048S for not getting back to him when: (i) I did. (ii) within 5 days of his letter.

Exhibit 1.19 03/10/2014 DHCR timestamped response to DHCR Rent Administrator Luke O'Brian.

Exhibit 1.17 CM410048S DHCR inspection cancellation document hidden from FOIL.

Exhibit 1.18 09/25/2017 Discover DHCR inspection cancellation document never added to FOIL.

Exhibit 1.18 09/25/2017 **Given the finger** during DHCR FOIL review 10:19AM. Black employee.  
Ref no: 092017-0033 7 | FOIL review room 10:19AM Inspector Barbara Robinson's  
notes on her cancellation missing from FOIL.  
09/25/2017 Shouldered Broadway after FOIL review. Black male.  
09/25/2017 Call to Robinson from Broadway about existence of notes confirmed.

Exhibit 1.17 09/26/2017 to 10/03/2017 Materially misleading information by HCR  
HCR employees evaded, lied, and concealed the existence of DHCR Rent  
Administrator Luke O'Brian's fraud during hotline phone calls.  
- No call back by Mr. Ceuss.  
- There were repeated denials about the existence of Barbara Robinson's Inspection  
cancellation notes for CM410048S.

10/03/2017 HCR HOTLINE attendant said the file did not exist until I told her my  
daughter was human trafficked by POLICE and got an STD from trafficking.

SUDDENLY it became available.

Inspector Robinson's 03/04/2014 note was read to me over the phone:

**\*\*INSPECTION CANCELLED DUE TO TENANT STATING HEAVY INFESTATION OF SCABIES AND PARASITES IN THE APARTMENT NECESSITATING WEARING PROTECTIVE CLOTHING WHEN ENTERING THE APARTMENT.\*\* BARBARA ROBINSON, Tuesday, March 4th, 2014.**

- (i) The above nonsensical statement refers to an (STD) SCABIES.
- (ii) Human scabies cannot live without a human host.
- (iii) I was asymptomatic from bird mite BITES, FUMES after moving out of apartment 8G 11/16/2013.
- (iv) Defendant's cultivated scabies on my daughter into Norwegian scabies for the purpose of attempted murder.
- (v) **No mention of toxic fumes used for my attempted murder.**
- (vi) When I called Ms. Robinson she wanted to know where I was living.

Exhibit 1.40 10/11/2017 DHCR Deputy Commissioner Pascal saw # DM410056R, CM410048S. DHCR Deputy Commissioner Woody Pascal took no action regarding:  
1. Landlord's Toxic Fumes / Attempted murder: Exhibit 1.6  
2. DHCR Employee hostility middle finger: Exhibit 1.45

Exhibit 1.42 Environmental Control Board rule, Fumes: Class 1 immediately hazardous violation: §28-105.4.1 Emergency work: 3. Repair of gas leaks.

Exhibit 1.43 2016 NO NOTICE: I was in email contact with DHCR [servicesunit@nyshcr.org](mailto:servicesunit@nyshcr.org) regarding CM-410056-R landlords rent overcharge and was never sent notice of its **calculation** confirmed to be wrong 10/11/2017 by DHCR Deputy Commissioner Woody Pascal.

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INTERSTATE COMMON PURPOSE

Exhibit 1.22 08/28/2014 NY Landlord Edelstein false claim dwelling non-pay filing: # 27965. Mr. Edelstein owed me more than \$270,000 in rent overcharges.

Exhibit 1.22.1 08/28/2014 PA Federal guardian Lisa Spitale cut off contact with my daughter after her mother took her mobile phone.  
Citing: **"A mother can take a daughter's mobile phone" law.**  
(*e.g., unconstitutional gender based theft*)

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INTERSTATE COMMON PURPOSE

Exhibit 1.23 10/10/2014 1. PA Email to Easton DA John Morganelli  
2. PA Email to Medicaid fraud unit.

3. NY Email 14-2221 2nd. Cir. Motion To Reconsider

*Kraemer v. Edelstein* Denied

Exhibit 1.24 10/11/2014 NY Landlord destroyed NY apartment 8G the next day.  
Exhibit 1.25 10/13/2014 PA Easton Police, Officer Meg and deputy G. Kraemer (Ed Smith's friend) refused to investigate my daughter's assaults, theft of her phone or allow my court ordered visitation when I went looking for her after she disappeared.

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**18 U.S.C. §§ 175, 229 | CONCEALMENT OF TOXIC DELIVERY SYSTEM**

11/18/2014 NY Landlord Mr. Edelstein tampered with an HPD inspection to hide his assault / attempted murder weapon used to disperse biologic agents and toxins  
 11/06/2013 during Judge Ed Smith 's U.S. Senate interview.

Exhibit 1.26 11/10/2014 NY HPD1721 inspection scheduled for 11/18/2014. 11/18/2014 Landlord destroyed apartment 8G again preventing HPD inspection of window.  
Exhibit 1.27 11/18/2014 NY Radiator tamper—pipe pull from 8F. Hid landlord's device behind the radiator used to assault me during Easton PA Judge Ed Smith's U.S. Senate review 11/06/2013  
Exhibit 1.27.1 12/15/2014 Judge Kraus ORDER. Photos of damage to property.

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Exhibit 1.28 Use of District Council 37 as communication conduit to City of New York Unions for the purpose of theft. Pitta & Bishop LLC former client highly likely involved.  
Exhibit 1.28.1 09/02/2014 Phillipsburg Storage LLC | Phillipsburg NJ. 08865 | Emilie Records.

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**18 U.S.C. § 1951 | MANHATTAN HOUSING COURT**

Exhibit 1.29 12/18/2014 NY Housing Court 79433/14 Judge Hann ordered settlement due to landlord's false claim non-pay dwelling  
 02/05/2015 Judge change Hann to Judge Wendt.  
 Judge Wendt ignored Judge Hann's order.  
Exhibit 1.34 DHCR DM-410056-R (1) (2) Rent history proving overcharge.  
Exhibit 1.37 DHCR # 313312 Rent history | 145W71 NY NY | 8G1 Rooms NA (FRAUD)  
Exhibit 1.38 DHCR # 313311 Rent history | 145W71 NY NY | 8G Rooms 3  
 Judge Wendt ignored these. Overcharge fraud was confirmed by:  
 -DHCR Deputy Commissioner Woody Pascal.  
 -Room 104 Housing court attorneys  
Exhibit 1.30 02/05/2015 Judge Wendt ordered I pay \$14,737 escrow calculated with illegal rent.  
Exhibit 1.32 02/06/2015 City of New York # 00035602756F request for legal rent of Apt 8G.  
Exhibit 1.31 02/19/2015 Judge Wendt DECLINED Ed Keesley Director, City of New York Homeless Diversion Unit # 00035602756F request for legal rent of Apt 8G.

Exhibit 1.33.1 08/19/2015 Evicted from 8G by Judge Wendt /NYC Marshal—for non-pay of an apartment he knew the landlord *owed me* money for and could *not* be lived in according to DHCR.

Exhibit 1.33 08/20/2015 Judge Gonzales asserted theft, constitutional violations were within Judge Wendt's discretion.

Exhibit 1.31.1 2015 post eviction degenerate branding, trafficking | Laundry, generally

Exhibit 1.31.2 2015 post eviction degenerate branding | 120 Riverside Church Laundry | 26th Precinct

Exhibit 1.39 06/12/2016 DHCR overcharge miscalculation

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COMMON PURPOSE 18 U.S.C. § 1512

09/15/2017 DHCR FOIL REVIEW APPROVED | Email Ref no: 092017-0033

09/19/2017 DISMISSED 17-cv-2910 *Kraemer v. Edelstein* | Personal sounding order

09/25/2017 GIVEN THE FINGER during DHCR FOIL review 10:19AM. Black employee. Ref no: 092017-0033 7 | FOIL review room 10:19AM Inspector Barbara Robinson's notes, Luke O'Brian Rent Admin fraud missing from FOIL. Exhibit 1.18

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**COMMON USE OF PIDGIN: NYPD DOI, CCRB, EASTON POLICE**

*Racketeering of Federal judge appointee Easton PA Judge Ed Smith.*

Exhibit 1.44.1 CCRB: Pidgin front desk, laughed at the idea that my daughter was sexually assaulted. CCRB, DOI, IAB, NYPD, 311 operated as a cohesive racketeering unit—cooperated with each other deliberately putting victims at risk.

Exhibit 1.44.2 See *Adrian Schoolcraft v. NYPD 10-cv-6005 SDNY*

Exhibit 1.44 Use of Military Separation (Isolation) methods for trafficking: NYPD, DOI Public Spaces, Retail Environments, Organized Stalking, Assault.

**PIDGIN USED BY DC37 | DHCR | NYPD | DOI | EASTON POLICE**

2017 DHCR 25 Beaver Street. Front desk | White male | Cough Cough Cough.

09/05/2017 Ref no: 092017-0033 Front desk.

2017 DHCR 25 Beaver Street. Front desk | Black male | Middle Finger

09/15/2017 Ref no: 092017-0033 | FOIL review room 10:19AM

2018 | NYPD Centre St. Hosing Court Security Supervisor | Cough Cough Cough.

2017 | CCRB Inspector (Jewish woman) smiled about my daughter's trafficking to cops.

CCRB Front desk: Cough Cough Cough | I was tracked there by NYPD

2018 | NYPD Columbus Circle | Time Warner Building | Cough Cough Cough.

8/3/2018 3:00 AM



2018 | Easton Police officer when calling for a welfare check on my daughter.  
Refused to help: Cough Cough Cough.

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**18 U.S.C. § 1958 | HIT AND RUN | ER USED PIDGIN USED BY NYPD**

Exhibit 1.9 07/12/2018 | Attempted murder | Hit and run arranged by NYPD | ER New York Presbyterian Weill Cornell 525 E 68th St L-7, New York, NY 10065 | ER staff cough cough coughed At THE SAME TIME after being admitted to ER. Exhibit 3.28

Exhibit 1.9 2018 NYPD /DOI Manufactured, decimated drug innuendo with neighborhood community's and healthcare then attacked me while sleeping severely injuring sinus, infecting me. DOI used Asian gangs, my personal medical records to make impactful injures.

10/2018 | NYPD Union Sq.14th St. in front of DunkinDonuts. Insane nose wipe from squad car—lured me out then leaned toward me: sniff sniff sniff—  
*exaggerated nose wipes.*

10/13/2018 Dunkin Donuts 360 West 31St. NYPD instructed harassment. Nose wipe. Cough cough cough. Union construction employe. Hudson Yards project.

12/3/2018 UrgentCare Union Sq.14th. PA wanted to know if I “put objects in my nose” before Asian PA could recommend antibiotics for a serious infection. I have no idea what she means. And then I get it— slander. State I do not use drugs.  
WILD coughing from outside the examination room.

12/6/2018 | NYPD DOI | 80 Maiden Lane | Front desk: sniff sniff nose wipe.  
DOI Reception: nose wipe. Inspector Guinan: nose wipe.

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**NYC EMPLOYEES: MENTAL ILLNESS, KLEPTOMANIA**

Exhibit 1.6.3 The current City administration suffers from some form of mental illness driven by the myopic belief the NYC Mayor De Blasio needs wealthy Jewish business donors in order to campaign. See *U.S. v. Harrington, Grant, Yermey Reichberg*. Both the NYPD and the Mayor were fixated on high-net-worth Jewish building owners and business men for bribes and donations. That unhealthy mentality has infected all aspects of City government. I overheard a City Homeless Outreach employee describe homelessness. The manner of this monosyllabic individual—he could barely complete a full sentence—deviled into what comprised mental illness to a coffee shop owner. The City of New York is trafficking. Period. Quid Pro Quo with wealthy Jewish building owners with rent-stabilized apartments they all despise. My JEWISH landlord owes me A-LOT of

money—the City of New York is helping him erase his debt (myself) out of existence. **It is like I've been banished from this nut's personal kingdom.**

**A pattern of trafficking to mental healthcare:** Mayor Bill de Blasio praised one of his employees (Shola Olatoye) after she got caught circumventing lead paint inspections resulting in over a thousand contaminations. (*i.e.* future Behavioral Health Services (BHS) clients.) Serious failures by the City's child welfare agency literally manufactured future mental health clients. The person looking into it: DOI Commissioner Mark Peter's was fired by the Mayor.

It is important to pay attention to the mental health of our public officials as the amount of harm they can do is far more extensive. Apparently these defects get overlooked if they are doing business with the "right" people.

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## **SECOND MATTER**

### ***2000 - 2011 Child Trafficking From A Public School***

*A pattern of trafficking activity by an association-in-fact legal entities and individuals.*

2000 EASTON PA. My daughter, Emilie was trafficked from within a public school via the use of organized torture, and degrading treatment (burning her with cigarettes, psychological abuse). The RICO enterprise used abuse, and fear as an extortive tool to shave I.Q. points, and cause behavioral issues negatively impacting competency exams of the student. In exchange for abusing Emilie parties were able to benefit financially: **1.** The cooperating parent willing to injure her child: mother Amy (Fontno) DeRaymond collected illegal disability social security: **2.** The Easton area school district's transition services (mental retardation) consultant Freya Koger gained a client **3.** The County's MH/MR community services agency Milestones gained a client as a result of the RICO enterprises pattern of organized injury and terror. I was able to track it starting in 2000 when the director of special education John Merlo (the gate keeper between private industry and public school students) facilitated Emilie's in school badgering, and torture by collaborating with Emilie's mother not to report their resulting injuries used to traffic her to special ed. Their agreement circumvented the findings from a 1999 home study report I sued for (It corroborated Emilie's abuse by her mother) allowing their profitable, criminal business to continue. 2000 their collaborative abuse was so bad Emilie began wetting herself during school hours. The school district's answer to the manifestation was to **make Emilie's guidance counselor Ms. Williams erase her notes on the matter.**

2000 -2012 Pennsylvania's child abuse laws allowed for substantial pain before a reported case could be substantiated as abuse. Federal, State, County officers of the

Court, County MH/MR, police and school officials parlayed that loophole into a human trafficking enterprise that benefited transition (THS) and behavioral health services (BHS) firms.

To steer business to private transition and behavioral health service contractors the Easton Area School District and Northampton County Court of Common Pleas trafficking enterprise relied on document fabrication, repetitive organized violence and a normal student's reasonable fear of injury to lower I.Q. and cause behavior problems —**causing** a billable client for (THS). They created the adverse academic basis to justify steering the student victim to privately held transitional, behavioral healthcare firms. (i.e., theft of the student's intellectual property through violence, fear, and psychological harm—theft of I.Q. points—as such a pattern of racketeering activity as per 18 U.S.C. §§ 1951, 1581, 1582)

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INTERSTATE COMMON PURPOSE | MEDIA

09/21/2010 | 10-cv-4868 | *Kraemer v. Pennsylvania*

2010 | New York Times | Pattern of supporting health care trafficking.

About this time my friend NYT Editor Liz Alderman was yanked into a meeting with NYT senior editor and sent back the Harold Tribune. It was abrupt as she was just moved to New York and a surprise to her.

Exhibit 2.0

12/11/2012 | New York Times | KENTUCKY “Parents fear that if kids learn to read, they are less likely to qualify for a monthly check for having an intellectual disability.” No mention about the reciprocal payment to the private health care entities equally incentivized to keep the child in Transition Services or what might have been done to those parents (health care targets) to keep them economically depressed. KENTUCKY is Judge Ed Smith's home state.

Exhibit 2.0.1

10/05/2018 | New York Times | Published just after hyperlinking my exhibits to my complaint. Like it was written by or for the transition/behavioral healthcare industry and Easton PA Federal Judge Ed Smith.<sup>1</sup>.

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**18 U.S.C. §§ 2340A, 2339A | USED TO DROP IQ/TRAFFIC TO HEALTH CARE**

Exhibit 2.0.2

01/21/2019 | Letter to former President Obama, regarding the use of torture of a witness in furtherance of Judge Ed Smith's federal judge appointment.

Exhibit 2.1

Medically required environmental audits for causes of Emilie's low IQ testing were

circumvented by the PA RICO enterprise. Emilie was not mentally retarded. Any reason for her low I.Q. came from OUTSIDE SOURCES (*i.e.*, environmental causes).

Exhibit 2.13 However, the RICO enterprise was using environmental causes: burning with cigarettes, psychological abuse before competency exams to deliberately lower I.Q. Abuse was the core competency of their illegal health care trafficking business.  
A. violation of 18 U.S.C. § 1951

Exhibit 2.4 PA child abuse laws required “severe pain” in connection with “serious physical injury” before substantiated abuse could be considered. The law was exploited by the RICO enterprise: School, federal and County guardians, health-care, Courts, Police etc.

Exhibit 2.8 Sandgrund, Gaines, and Green (in 1974) “found that a group of abuse victims was ten times more likely to exhibit an I.Q. in the retarded range than a control Group matched for age, race and socioeconomic status.” “They also found a higher percentage of retardation in the abused and neglected groups as defined by Wechsler IQ’s below 70.”  
Sandgrund, Gaines, and Green.

Neurological deficits were most clearly evident in perceptual-motor tasks. Additional research has also shown a high incidence of neuropsychological impairment, particularly verbal deficits in juvenile delinquents who have been physically abused.” *Robert T Ammerman, et al. Clinical Psychology Review Vol. 6 PP. 291-310, 1986).*

The RICO enterprise relied on these known facts for the trafficking business to work.

Exhibit 2.66 03/2008 Easton PA. My daughter suffered **15 cigarette burns, bruises from restraint**  
Exhibit 2.68 prior to mental competency exam arranged by federal guardian Marcie Romberger.

Exhibit 2.69 05/2008 Emilie has small electrode burns after PFA Judge dismissed my case PFA-254. My photographs of those injuries were documented under the advice of the NYC Chief Medical Examiners Office.

Exhibit 2.5 05/10/2005 Justice Department Bradbury enhanced interrogation memo. Page 2. It defines mental suffering that causes permanent damage as torture. When the enterprise used abuse to gain a permanent low IQ result—that is torture. My daughter was regularly restrained, burned with cigarettes, and over medicated with pharmaceuticals.

Exhibit 2.5.1 Comparison of 2014 PA child abuse laws definition of “**severe pain**” exemplify what was deemed allowable to a minor in PA. The State’s parameters exceeded what could

be done to war criminal within the definition of torture according to the 2005 Justice Department Bradbury memos.

Exhibit 2.5.2      Sidley Austin: Independent Review Relating To APA Ethics Guidelines, National Security Interrogations, and Torture.

Exhibit 2.6      05/30/2005 Department of Justice Legal Department: Memorandum For John A. Rizzo Senior Deputy General Counsel, Central Intelligence Agency:

Page 36. Much of the condemned conduct goes far beyond the CIA techniques and would almost certainly constitute torture under United States Law...Pakistan (beatings, **burning with cigarettes, electric shock**)...Uzbekistan (**electric shock**, rape, **sexual abuse**, beatings) The condemned conduct, moreover, is often undertaken for reasons totally unlike the CIA's. For example, Indonesia security forces apparently use their techniques in order to **obtain confessions**, to punish, and to **extort money**.”  
<https://www.justice.gov/sites/default/files/olc/legacy/2013/10/21/memo-bradbury2005.pdf>

Exhibit 2.6.00      Judge Smith was a DOD Judge In Iraq For Task Force 134 charged with detainee command, control, interrogations and ensuring due process. Judge Smith is the alleged source of “detainee command, control and interrogation expertise known as Separation (isolation) used by defendants to coerce my daughter (in violation of Section § 2340A) to appear the mental retard he trafficked her as (2006) while he (Smith) was vetted by the FBI, President, and U.S. Senate 2012-2014.  
[https://www.lehighvalleylive.com/northampton-county/2014/06/judge\\_edward\\_smith\\_sworn\\_onto.html](https://www.lehighvalleylive.com/northampton-county/2014/06/judge_edward_smith_sworn_onto.html)

Exhibit 2.6.2      The Task Force's Army Field manual 2-22.3 appendix M appears to be the source of expertise used as guide for my daughter’s isolation and maltreatment.

Exhibit 2.42      **2012** Defendants used what amounted to **black sites**: private residences arranged by  
Exhibit 2.86      the School District’s community services consultant, Freya Koger where Emilie’s cruel, inhuman, degrading treatment was imposed and coordinated with her mother Amy Fontno DeRaymond:

1. Burning Emilie with cigarettes, stoves
2. Electric shock burns
3. Sexual aggression
4. Prolonged denial of sufficient hygiene
5. Denied of medical assistance
7. Administration of drugs in detention
8. Denied the use of public transportation for detention purposes
9. Forced grooming

10. Denial of privacy. Koger's people — strangers — let themselves into Emilie's home watched her change in her bedroom.
11. Emilie relegated to infested surroundings via human trafficking and her bedroom which was cordoned off from the rest of the home
12. Hyper-infestation (Norwegian Scabies) cultivated to attempt Emilie's murder 8/7/2013 when they no longer needed her — a week after Judge Ed Smith was nominated by President Obama (1.5, 1.5.1)
13. Over administration of drugs in detention causing permanent brain damage 03/27/2014 the day after Judge Smith was appointed a federal judge (1.4, 4.16).

**Criminal violations:**

2012 United Nations Article 16 Special Rapporteur on Torture.

(III B health care settings)

- |                      |                                                                    |
|----------------------|--------------------------------------------------------------------|
| Exhibit <u>2.6.2</u> | 2008 President Obama's Executive order on enhanced interrogations. |
| Exhibit <u>2.6</u>   | 2005 U.S. Justice Department Detainee Treatment Act.               |
| Exhibit <u>3.9.2</u> | 2004 18 U.S.C. 2339A and 2339B in violation of section § 2340A.    |
| Exhibit <u>2.6.2</u> | Violations of the U.S. Department of State                         |
| Exhibit 3.9.2        | Improvement and Reauthorization Act: 18 U.S.C. 2339A and 2339B     |

Federal guardian Shanon Moore, Lisa Spitale, mother Amy Fontno DeRaymond, and Freya Koger treated an American worse than IRAQ war detainees for business and political purposes, leveraged DOD contractors for help and expert advice to terrorize a political threat to a Republican federal judge applicant.

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**INTERSTATE COMMON PURPOSE**

- |                    |                                                                                        |
|--------------------|----------------------------------------------------------------------------------------|
| Exhibit <u>2.2</u> | Identification of distinct entities establishing basis for RICO: 18 U.S.C. § 1962 (d). |
| Exhibit <u>2.3</u> | Interstate communication between PA and NY defendants.                                 |

The (Republican) PA's AG criminal department — simply patronized me, and made light of my inquiry. Congressman Nadler's NY Office would prefer not to see any visceral photos of my daughter's suffering used to forward a federal judge appointment.

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**CONCEALMENT OF TORTURE EVIDENCE**

- |                     |                                                                                                                                                                                                  |
|---------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|
| Exhibit <u>2.38</u> | 02/03/1999 Roberman Home Study evaluation: corroborated mother's abuse of Emilie: stove, cigarette burns, locked Emilie in closets. This was forced into mediation and expunged from the record. |
|---------------------|--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|

- Exhibit 2.39 2000 the collaborative abuse between the Easton Pa Special Ed Director and Mother was so bad Emilie began wetting herself during school hours. The school district's answer to the manifestation was to **make Emilie's guidance councilor Ms. Williams erase her notes on the matter.**
- Exhibit 2.68 2008 torture of my daughter Emilie Kraemer before a competency exam arranged by her federal guardian Marcie Romberger. Emilie was burned with cigarettes, walked through school with bleeding open third degree concavities seared into her arm. No report as per the mother's agreement with the director of special ed John Merlo who participated in the exam and sued that my daughter was mentally retarded.
- Exhibit 2.42 2018 I emailed a password protected website to Senator John McCain. The website was tampered with removing photos of my daughter's finger print bruises from being restrained.
- 18-cv-9804 SDNY 18-cv-9804 I Exhibit OOO (now Exhibit 2.42) the only exhibit filed with that claim—the exhibit was broken apart and obscured, hidden behind other texts and documents.

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Section i John Merlo, The Director Of Special Ed Targeted /Partnered  
With A Known Violent Parent.

**Predatory targeting—agreement for injury:** To gain approval for the organized violence needed drop I.Q. into the mental retardation range and cause behavior issues on behalf of transitional /behavioral healthcare clients the Director of Special Ed (the gatekeeper between the transition healthcare industry and the school population) partnered with a violent parent eager for additional income that could be obtained through Social Security disability benefits. (the mother in this case).

Exhibit 2.38 Roberman Home Study evaluation: Mother abused Emilie: stove, cigarette burns,  
Exhibit 2.6.1 locked Emilie in closets.

Exhibit 2.10 1999 The Special Ed Director John Merlo made an agreement with my daughter's Mother, Amy (Fontno) DeRaymond not to report each other injuries to me leaving them free to adversely affect Emilie's I.Q. and cause behavioral issues.

Exhibit 2.11 2000 Manifestation of sexual abuse. Emilie began wetting herself during school hours after Emilie's mother and Special Ed Director agreed not to report each others injuries.

Exhibit 2.11.1 12/12/2005 The watch-timer invention by Special Ed Director, and Amy (Fontno)

DeRaymond. They were simply masking Emilie's manifestation of abuse *they caused* to drive business with a gimmick. The same pattern over and over —cause the injury, lower I.Q., cover any evidence that any injury ever occurred, steer the business to private industry.

Exhibit 2.13 10/06/2000 Saint Christopher's Hospital for Children. Emilie's diagnostic: ZERO defects.

By Dr. Dee Grover. Head, Child Neurology. Diagnosis: PDD NOS.

Exhibit 2.1 Emilie's eventual diminished I.Q. capacity came from EXTERNAL SOURCES after birth and was racketeered via violent extortion into transition and community service programming.

**Section ii** John Merlo, The Director Of Special Ed's Targeted Normal Students Ended Up In Special Ed Classes. No Medical Basis For The Placement.

**Systemic ramifications.** Normal students were improperly relegated to Special Ed by the Special Ed Director John Merlo:

A. Guardian 2009: Romberger reported many Easton PA students did not belong in special ed.

B. Teacher 2001: Marilyn McKay cited a number of students did not belong in her special ed class—especially Emilie.

Exhibit 2.15 School work programs were used for imprisonment within the community. Guaranteeing discrimination and isolation from normal society—making the human trafficking of their target very easy. John Merlo never recognized the fact Emilie was not mentally retarded, and used Dr. Koger's consulting firm to continue to introduce Emilie to local business community as mentally retarded—imprisoning Emilie.

**Section iii** Court Of Common Pleas Minimized The Existence Emilie's Extortive Injures Used for Trafficking

The Court of Common Pleas was used to minimize the significance of a student's (Emilie's) organized abuse, torture, and fear imposed by the School District to lower IQ and cause behavior issues. The District used these tools to steer business to transitional health care that needed an MR finding for long term client retention and billing Medicaid. The 2008 example below cites a Federal guardian and State hearing officer use of injury to Emilie just before a mental competency exam and the



Court's laundering Emilie's severe attack.

- Exhibit 2.38      **2000: *Kraemer v. DeRaymond* | 1990-C-956 | Judge Baratta | **Mediation:**** Cigarette burns, stove burns, bruises, locked in closets.
- Exhibit 2.17      **04/16/2008 | PFA-254 PA Judge Moran | **Dismissed:**** Cigarette burns—over 15 burns one on each knuckle, arms, legs, that occurred before a mental competency exam arranged by Federal guardian Marcie Romberger.
- Exhibit 2.18      **04/01/2009 |** I was threatened by Federal Judge Rice (06-cv-3592-TR) according to my attorney that if I brought a pleading regarding my daughter's organized cigarette burns (torture) she suffered before a mental competency exam I would be called "crazy" by Judge Tim Rice who's guardian was at the root of Emilie's 2008 organized cigarette burns.
- Exhibit 2.19      **05/17/2010 | 2007-0021 PA Judge Koury | **Dismissed:**** Cigarette burns—over 15 burns one on each knuckle, arms, legs, that occurred before a mental competency exam arranged by Federal guardian Marcie Romberger.
- Exhibit 2.20      **09/21/2010 10-cv-4868 *Kraemer v. Pennsylvania* | Judge Martini | **Dismissed w****  
**Prejudice** Judge Martini time bared Emilie's assault, racketeering, extortion: cigarette burns—over 15 burns one on each knuckle, arms, legs, that occurred before a mental competency exam arranged by Federal guardian Marcie Romberger. P.13
- Section iv**      2005 The Northampton County Pa Court Of Common Pleas Allowed The Mother's Lawsuit For Total Custody Of Our Daughter Because I WON Educational Due Process.
- The Court of Common Pleas was used to minimize the significance of a students (Emilie's) injures imposed by the school district for trafficking purposes—my winning due process was in conflict with the Courts/District's business relationship with transitional health care that sought an MR finding needed for billing Medicaid.
- Exhibit 2.21      12/13/2005 | 1990-C-956 | I was sued in the Court of Common Pleas (a criminal enterprise used for trafficking) for total custody of my daughter and the comp-ed fund I gained for Emilie simply because I WON (the first half) of Educational Due Process. The mother sided with the School District, had a history of abusing her and sought a false mental retardation claim for Emilie.
- Exhibit 2.22      02/16/2006 | ODR 5779 05/06 | Educational Due Process Transcript. The Hearing officer let in the mother's submission of Dr. Regina Smock's fraudulent claim of Mental Retardation **317** diagnosis mother. Page 1915. Dr. Smock even cited the Saint Christopher's Hospital for Children 2.5 day diagnostic that ruled out mental retardation and performed no diagnostic of her own.

- Exhibit 2.23 03/23/2006 | Educational Due Process # 5779 05/06 | Ruled out ANY congenital mental retardation (MR317) as proposed by the District and Mother as Emilie's medical diagnostic ruled out ANY congenital mental retardation the basis for her pendent placement diagnosis PDD NOS.
- Exhibit 2.24 05/18/2006 | PA State Education Appeal Panel Opinion #1727. Pendent placement diagnosis PDD NOS as per Emilie's medical diagnostic. Specifically ruling out Dr. Regina Smock's Mental Retardation 317 diagnosis considered as part of that ruling.
- Exhibit 2.26 7/26/2006 IEP District John Merlo retained consultant Dr. Freya Koger added her to Emilie's IEP. She treated Emilie for MR317 — overruled by the PA State Appeals Panel #1727. Emilie's pendent placement diagnosis approved by Appeals Panel for the release of \$255,000 Comp-Ed was PDD-NOS. P.2.
- Section (v)** Judge Ed Smith, The School District, County MH/MR Simply Ignored The 05/18/2006 State Appeals Panel Opinion And Trafficked My Daughter As A Mental Retard — Stealing From The United States.
- Exhibit 2.26 7/26/2006 After the EASTON School District LOST their State Appeal claim that my daughter was mentally retarded — EASTON School District Special Ed Director John Merlo retained mental retard consultant Freya Koger, added her to Emilie's IEP and refused to pay my daughter's comp-ed awarded by the Appeals Panel to make up for the education she was denied as an educable person. Freya Koger treated Emilie for mental retardation MR317 in violation of the 05/18/2006 PA State Appeals Panel Opinion #1727.
- Exhibit 2.27 Attorney Kapo's letter regarding Special Ed Director John Merlo illegal retention of mental retard consultant Dr. Freya Koger to sit in on Emilie's IEP meetings.
- Exhibit 2.28 09/25/2006 Northampton County MH/MR processed a PA State Concurrence Sign-In  
Exhibit 2.28.1 Form for Emilie using the fraudulent mental retard diagnosis MR317. The form included the signature of Dr. Koger's firm representative agreeing to treat Emilie for MR317 in violation of the Appeals Panel ruling.
- Exhibit 2.29 *Susquenita School District v. Raelee S.*, 96 F.3d 78 (3d Cir. 1996) The US Court Of Appeals held once the Appeals Panel rules that becomes the pendent placement.

- Section vi** The Enterprise Northampton County Court Of Common Pleas Judge Ed Smith And Judge Girodano Embezzled My Daughter's Comp Ed Fund And Human Trafficked Her.
- Exhibit 2.31 02/16/2006 | ODR 5779 05/06 | Educational Due Process Transcript. The Hearing officer let in the mother's submission of Dr. Regina Smock's **Mental Retardation 317** diagnosis mother. Page 1915.
- Exhibit 2.23 03/23/2006 Educational Due Process Ruling #5779 05/06 AS (rejecting MR317)
- Exhibit 2.33 05/16/2006 State Education Appeals Panel ruling #1727 upholding the Saint Christopher's Hospital diagnostic and diagnosis: PDD NOS. Rejecting The mother's (Fontno) and the School District's **MR317** false claim submitted during #5779 05/06
- Exhibit 2.34 12/21/2006 | Petition submitted to Judge Ed Smith by Attorney DeRaymond used Dr. Smock's **MR317** diagnosis (the same exact document from Dr. Smock rejected by the PA State Appeals Panel #1727) as basis for his emergency petition for appointing a guardian for Emilie.
- Exhibit 2.34.1 12/21/2006 Judge Ed Smith approved DeRaymond's emergency petition **trafficking Emilie**. It used the MR317 diagnosis rejected by the State Education Appeals Appeals Panel.
- Exhibit 2.34.2 Attorney Ray DeRaymond's influence as Solicitor over the pharmaceutical industry: ability for relatives to get sedatives *without a prescription* used in furtherance of my daughter's attempted murder after Judge Ed Smith's presidential nomination.
- Exhibit 2.34.3 **07/16/2012** Northampton County Department of Human Resource proving illegal use of diagnosis mental retardation MR317 from 2006 forward. Proof of guardians approval.
- Exhibit 2.35 01/05/2007 Attorney DeRaymond and Judge E. Giordano trafficked Emilie. **MR317** specifically rejected by the State Education Appeals Panel and ruled out by medial diagnostic was presented as the **"mental defect"** for incapacitation. Judge E. Giordano told my expert education attorney Ms. Kapo not to speak when she objected. See page 13.
- Exhibit 2.36 Attorney DeRaymond presented this document from Dr. Smock as proof of mental defect. Dr. Smock references her evaluations. (that were rejected by the Due process hearing officer and the State Education Appeals Panel).

Exhibit 2.37 01/05/2007 Attorney Roth faxed me proof that Dr. Smock's **MR317** diagnosis rejected by the PA State Appeals Panel was presented 01/05/2007 by attorney DeRaymond to Judge Giordano as proof of Emilie's "mental defect" in violation of Appeals Panel Opinion, 18 U.S.C. §§ 1581, 1951. Federal law was ignored attorney DeRaymond, Judge Ed Smith and the PA Northampton County Court of Common Pleas.

Judge Giordano trafficked Emilie. Emilie's actual diagnosis and pendent placement PDD NOS approved by the 05/18/2006 State Appeals Panel was NEVER used in ANY Northampton County MH/MR Documents or Court documents. MR317 however, was used extensively by the County.

Afterward, Emilie's mother Amy DeRaymond filed false claims for Social Security disability benefits predicated on fraud approved by Judges Smith and Giordano. The federal government released income for two entirely conflicting purposes:

(i) \$650,000+ For an individual with NO congenital disabilities as supported by a medical diagnostic, ordered by the Appeals Panel, and accepted to college after graduation.

(ii) \$2,000+ A month in Social Security disability benefits for a congenital Mental Retardation (317) diagnosis specifically ruled out by the PA State Appeals Panel and by an unambiguous medical diagnostic.

12/03/2007 Federal Educational Guardian Romberger malfeasance.

**Section vii** State Medical Audits Scrubbed All Evidence Of Organized Violence To Emilie

The County MH/MR medical audits, local M.D.'s, and Court of Common Pleas were used to minimize the significance of a students (Emilie's) injuries from organized abuse imposed by the school district, used to steer business to local behavioral health care.

Exhibit 2.38 02/03/1999 | Docket 1990-C-956 | Attorney Roberman. Home study report. It corroborated reports of Emilie's mother sadistic abuse to EK. Stove burns, cigarette burns, bruises from restraint. The mother locked EK in a closet "when she was bad".

Exhibit 2.11 2000 Palmer Elementary School. Emilie suddenly began wetting herself during school hours. It started after mother's agreement with Easton PA Director of Special Ed not to report her injuries. Spring School District made guidance councilor Relane Williams erase her notes on Emilie's manifestations of abuse—wetting herself during

school hours.

- Exhibit 2.39 08/03/2000 Attorney Pepper confirmed the Mother made an agreement with the School District's Special Ed Director Mr. Merlo not to report Emilie injures to me after Attorney Roberman's submission of her 1999 Home study report. Their agreement was confirmed again during Educational Due Process 5779 05/06 where Mr. Merlo claimed he was only obligated to report injures to ONE parent.
- Exhibit 2.36 02/15/2006 FRAUD | DR. REGINA SMOCK  
Retained by Amy DeRaymond Fontno scrubbed Emilie's physical abuse, bruises, burns from her report:  
**"There were NO reports for any history of physical or sexual abuse; neglect, traumas, significant medical problems or losses."**
- Exhibit 2.38 02/03/1999 | Docket 1990-C-956 | Attorney Roberman, Home Study Report.  
Corroborated reports Emilie had cigarette and stove burns, bruises, and was locked in closets by the mother.
- Exhibit 2.39 2000 Attorney Pepper confirmed the Mother made an agreement with the School District not to report Emilie injures to me.
- Exhibit 2.38 Back of head injuries that needed stitches (ER) **NOT in report.**
- Exhibit 2.42 2012 Continuation of identical injures cited from 1999 Roberman home study report.
- Exhibit 2.48 FRUAD | 08/08/2007 PA STATE AUDIT  
Scrubbed physical abuse, bruises, burns from report:  
**"There is NO noted domestic violence, physical emotional or sexual abuse toward Emilie."**
- Exhibit 2.38 1999 Attorney Roberman Home Study Report. Corroborated reports Emilie had cigarette and stove burns, bruises, and was locked in closets by the mother.
- Exhibit 2.39 2000 Attorney Pepper confirmed the Mother made an agreement with the School District not to report Emilie injures to me.
- Exhibit 2.11 2000 Palmer Elementary. Manifestations of sexual abuse. **District erased notes.**
- Exhibit 2.42 2012 Continuation of identical injures cited from 1999 Roberman home study report.
- Exhibit 2.48.2 FRAUD | 04/23/2009 PA STATE AUDIT  
Scrubbed physical abuse, bruises, burns from reports:  
**"A history domestic abuse or physical or sexual abuse toward Emilie was alleged by Mr. Kraemer against Mrs. Fontno (DeRaymond); however was unfounded." Pa State Audit**

- Exhibit 2.38 1999 Attorney Roberman Home Study Report. Corroborated reports Emilie had cigarette and stove burns, bruises, and was locked in closets by the mother.
- Exhibit 2.39 2000 Attorney Pepper confirmed The Mother made an agreement with the school District not to report Emilie injures to me.
- Exhibit 2.49 2008, 2009 Easton Police | Domestic violence.
- Exhibit 2.51 2008 Dr. Hess, Teachers: Emilie's Mother was "trigger" for Emilie's problem behaviors.
- Exhibit 2.69 2008 Emilie suffered over 15 cigarette burns prior to a competency exam.
- Exhibit 2.69.1 2008 Detective Christopher Miller | Fraud | Case No. C0048PF2008000254
- Exhibit 2.42 2012 Continuation of identical injures cited from 1999 Roberman home study report.

**Section viii** Pavlovian Cued and Contextual Fear Conditioning incorporated into Emilie's IEP Pavlovian Cued and Contextual Fear Conditioning jargon (Cues and Prompts) were incorporated into Emilie's Individualized Educational Program (IEP). The School District used Cues and Prompts to impose reasonable fear of injury during Emilie's time at school and in her classes— terrorizing Emilie in connection with her class subject matter.

They did this by burning Emilie with cigarettes and pairing that pain with Cues and Prompts. These "cues" or "prompts" built into Emilie's IEP were to be used across "ALL educational settings" by her teachers—who would have no idea they were terrorizing Emilie.

The system cultivated within Emilie total fear to learn anything they were teaching her. Emilie was literally terrified to study course curriculum after school. Low IQ and associative behavioral problems were inevitable. The District then made recommendations for Special Ed and their private contractors or consultants to get involved. **An illegal business.**

#### I BEAT THEIR SYSTEM

- Exhibit 2.49 2010 I got around the school district's indoctrination of fear when it came to learning course curriculum by teaching Emilie Italian over our summer vacation. The lesson circumvented the behavioral furniture put in place by the Easton school district as a foreign language was not part of her syllabus—or daily instruction at school where prompts and non-verbal cues were used.
- Exhibit 3.10

EMILIE HAPPY LEARNED WITH EASE. She had access to her full learning potential without fear or impediment. <https://youtu.be/Zsle75gwRDs>

- Exhibit 2.49 What you're seeing is not someone learning Italian—but someone happily amazed they

can learn and with relative ease.

- Exhibit 2.43 7/26/2006 proximity tapping, prompts and non-verbal cues included in IEP: Page 44.
- Exhibit 2.44 2006 Use of Pavlovian Cued and Contextual Fear Conditioning Easton School District
- Exhibit 2.45 School District consultant Dr. Koger's employee Jessica burned Emilie with cigarettes. Tapped the box first: Tap, Tap, Tap.
- Exhibit 2.46 Milestones Community Healthcare. False reporting about Emilie. Treatment plan billed time for false claim diagnosis mental retardation (MR317).
- Exhibit 2.47 08/07/2013 PA's Education Law Center's report on discrimination for behaviors. Supports my discovery of school districts deliberate trafficking—steering business—to private entities via the false identification of behavioral issues in students.

### Section viii

#### Exhibit 2.43

p 44

Programming Fear—Adversity to Learning Course Material

Emilie's teachers were required use prompts and non-verbal cues:

*"during instruction and across all settings"* as per Emilie's individual educational programing (IEP). Emilie's extortive conditioning resulted in having a STRONG and ADVERSE reaction to learning syllabus material. **See Page 44.**

**03/23/2012** One of guardian Lisa Spitale's first official acts was to get Judge Ed Smith to approve her Petition for Special Relief No. 2007- OC. 0021 It took two weeks of my summer vacation away with Emilie. That time was used to have Emilie tortured—**burned with cigarettes**—at a private residence 45 miles from the Lehigh Transition Services where Emilie was supposed to be—**during the time she would have been on vacation with me.** Freya Koger was the Director of Lehigh Transition Services and the Easton School District's consultant for mental retardation.

This was arranged by Judge Ed Smith, Lisa Spitale, Amy DeRaymond and Freya Koger the School Districts mental retardation consultant.

**03/23/2012** the RICO enterprise, Judge Ed Smith made sure that my opportunity to educate Emilie would never happen again as Judge Ed Smith signed off on Emilie's trafficking 12/21/2006 fraudulently approving treatment for mental retardation (MR317) and just applied for Federal Judge. The RICO enterprise was ruthless.

### Section viii

#### Exhibit 2.50

Programming Fear Into Emilie's Home Life.

2006 Amy DeRaymond | Non-verbal cueing | Mother received training from MH/MR vendor Milestones on how to use prompts and non-verbal cues to intervene with Emilie's behavior the mother found objectionable. There is evidence Emilie's burn

injuries were **paired** with prompts and non-verbal cues by the School District's behavioral consultant (Dr. Koger's) people. See pages 9-13.

Exhibit 2.50.1 FACEBOOK — KOGER USURPED MY DAUGHTER FACEBOOK PAGE, ADVERTISED HER AS A MENTAL RETARD AND PROMOTED HER BUSINESS.

Exhibit 2.51 **08/06/2008** Dr. Richard Hess: teachers found Emilie's Mother was a "trigger" for Emilie's problem behaviors. This after the mother received training from Milestones on the use of "cues" and prompts". Dr. Hess recommend to Emilie's Mother that she stay away from Emilie as the cure.

**Section ix** Guardian Lisa Spitale Used Non-Verbal Prompts To Induce Emilie Not To Testify In Her Best Interest During Hearings.

Exhibit 2.50 The Easton School District's use of prompts and non-verbal cues were well integrated into Emilie's understanding of how criminals were communicating with her. "Skills" used to terrorize Emilie were transferred to the mother, and Lisa Spitale by Milestones Community Healthcare. Emilie's torture (burns) was paired with prompts and non-verbal cues—criminal pidgin. Technically called: Pavlovian Cued and Contextual Fear Conditioning which any professional behavioral health firm is going to know its fundamental science —it was built into their nomenclature used by the Easton PA School District. Pages 9-13.

**Their domestic terror program was VERY immersive. Emilie was constantly reminded she could be assaulted at any time.** From home to School, to Lehigh Transition Service to Milestones Community Health. I have witnessed these skills passed to retail employees for national brands and random cheap help just wandering around. (See School bus driver).

Guardian Lisa Spitale began going to my daughter's house when she was alone and assaulting Emilie in her home or the street. Lisa Spitale ought to have been arrested a however, as she worked for the enterprise her violence was part of the businesses core competency. The businesses did not work without extortion and violence.

Exhibit 2.52 05/05/2011 Criminal Complaint To: Daniel Corpora Magistrate Judge.  
Easton PA Guardian Lisa Spitale grabbed my daughter at home until she bruised her arm to get her to agree to a home for the mentally retarded.

Exhibit 2.41 Cruel, degrading treatment. Terrorism by conservative republican animals.

Exhibit 2.42 Cruel, degrading treatment. 08/06/2012 Lisa Spitale arranged this assault of burning



Emilie with cigarettes with Judge Ed Smith's signature on the petition she used set up the assault. Pages 6-7.

Exhibit 2.42 05/07/2013 Guardian Lisa Spitale pulled Emilie screaming from a public swing and took her to a vacant parking lot. Page 14.

Exhibit 2.42 07/14/2013 Guardian Lisa Spitale grabbed and bruised my daughter. Page 15.

Exhibit 2.53 08/22/2014 **Extortion dialogue.** My interstate extortion was attempted via the use of a family member (my daughter) during my U.S. Appeal 2nd Cir. 14-2221 *Kraemer v. Edelstein*. PA Guardian Lisa Spitale, Amy Fontno (the mother) took my daughter's mobile phone from her and prevented her from contacting me. My mother (an Easton District employee) worked with Lisa Spitale and Amy (Fontno) DeRaymond demanded I move to PA via a oneway bus ticket mailed to me— forfeiting my U.S. Appeal 14-2221. In exchange they would have my daughter waiting at the bus stop. When I refused Spitale/DeRaymond over medicated 08/26/2014 until she convulsed brain damaging her further. My mother, even though Emilie was staying at her house refused to let me speak with her.

Exhibit 2.50 Lisa Spitale received “transfer of skills training” from MH/MR vendor Milestones Community Health care on how to use prompts and non-verbal cues which she employed in Court as Emilie's guardian— wittiness tampering. My daughter was required to sit with Lisa Spitale for all of her Northampton County Court of Common Pleas hearings and was interviewed by Lisa Spitale during those hearings. Lisa Spitale went to my daughter house and assaulted her prior to some hearings:

Exhibit 2.56 05/17/2010 | Judge Koury 2007-0021

Exhibit 2.57 02/11/2011 | Judge Beltrami 2007-0021

Exhibit 2.58 02/06/2014 | PFA Judge Zeto - Baratta C0048PF-2014-00081

Exhibit 2.58 **11/04/2014** PFA C0048PF-2014-000815 was made up nonsense. Amy DeRaymond, guardians Lisa Spitale, Shanon Moore, and Dr. Koger's people who victimized Emilie sought protection for themselves and newly appointed federal judge Ed Smith via a bogus PFA from their association-in-fact RICO enterprise partner: the Northampton County Court of Common Pleas, and Judge Ed Smith. *United States v. Aimone*, 715 F. 2d 822, 828 (3d Cir. 1983).

Exhibit 2.59 My answer never made it to the Judge as judges were changed the day of the 02/06/2015 hearing and the new judge's name: Judge Zeto. “his name was not on

my answer” according to the clerks who refused to forward it on that basis.

Exhibit 2.59.1 SDNY. Dated 07/15/2015 Re: PFA C0048PF-2014-000815

**Section x** Federal Guardian Romberger Organized Severely Injuring Emilie Before Competency Exam.

Exhibit 2.60A 06-cv-03592 Federal settlement conference scheduling. Judge Pratter Transferred 06-cv-3592 EDPA to Federal Magistrate Judge Rice after Judge Pratter memorialized that if Emilie needed use the money for **cheerleading outfits**—she could. Emphasizing the level of inclusion the Judge expected. Emilie was normal and had NO mental retardation.

Exhibit 2.60 10/09/2007 | 06-cv-03592 | Judge Rice | I agreed to Federal Educational Guardian Marcie Romberger as the District, Northampton County Court of Common Pleas was unbelievably unmanageable. There were no rules that could not be broken, circumvented, documented around. The message from the Educational Due Process hearing officer’s ruling: ODR 5779 05/06 was the School District invented documentation.

Exhibit 2.60.1 12/03/2007 Federal Educational Guardian Romberger malfeasance.

Exhibit 2.60.2 12/15/2007 Federal Settlement.

Exhibit 2.65 2008 Opposition to Judge Pratter’s nomination to the Third Circuit Court of Appeals

Exhibit 2.17 03/2008 Emilie suffered over 15 cigarette burns prior to a competency exam arranged by Federal guardian Marcie Romberger. Exhibit 2.69

Exhibit 2.63 04/2008 Dr. Richard Hess was tricked by Ms. Romberger. She withheld Emilie’s  
Exhibit 2.63.1 Fragile-x diagnostic proving Emilie could not be mentally retarded. Dr. Hess corrected his diagnosis after our phone call where he learned of the diagnostic. (I Fedex’d a copy to Dr. Hess) Dr. Hess stated Emilie could not be mentally retarded given her fragile x status as normal.

Exhibit 2.64 04/01/2009 I was threatened by Federal Judge Rice (06-cv-3592-TR) according to my attorney that if I brought a pleading regarding my daughter’s organized cigarette burns (torture) she suffered before a mental competency exam I would be called “crazy” by Judge Tim Rice who’s guardian was at the root of the organized cigarette burns.

Attorney DeRaymond (Grandfather) Likely Responsible For Emilie’s Cigarette Burns

Exhibit 2.66      **03/042008** PFA ORDER C0048-PF20080254  
Signed: Judge McFadden

Exhibit 2.67      **04/26/2008** Transcripts | PF2008-254  
Page:45 | Attorney DeRaymond's description of over 15 cigarette burns to  
(Emilie) his granddaughter: "*a little mark that came up on the child*" *She did it: "to  
herself to herself"* "*Spurious*" Attorney DeRaymond (Judge Smith's law partner) highly  
likely injured his granddaughter.

Exhibit 2.67      PA Judge Moran made light of Emilie's coercive abusive injures from assault.  
04/26/2008 Transcripts | Pages 43-44 | Judge Moran made light of Emilie's injures.  
Tampered with the wittiness.

Exhibit 2.67      PA Judge Moran considered sanctions for my taking Emilie to New York doctor.  
04/26/2008 Transcripts | Page 45 | Sanctions | This is the enterprise protecting itself  
from outside exposure—casting a chill of my seeking medical help in New York.

Exhibit 2.64      PA 2009 Federal Judge Tim Rice threatened me. If I pursued my daughter's assault  
would call me "**crazy**"

Exhibit 2.68      2008 Dr. Lenora Felderman M.D. | Diagnosis: Cigarette burns

Exhibit 2.6.1      Detail of 2008 cigarette burns. Judge Moran's peculiar behavior.

Exhibit 2.69      2008 Chief Medical Examiners Office Dr. Lara B. Goldfeder M.D. coached me through  
documenting Emilie's repetitive cigarette/tool burn injuries.

**Section xi**      Federal Education Guardian Marcie Romberger's Quid-Pro-Quo Payout.

Exhibit 2.70      03/16/2010 Federal Guardian Marcie Romberger recused herself after Emilie was  
accepted to College.

Exhibit 2.71      METADATA Recusal letter created 03/15/2010. Backdated to 03/11/2010. Romberger  
quit after Emilie was accepted to college and back dated her recusal making it appear  
her quitting was NOT in reaction to Emilie's acceptance to college.

Exhibit 2.72      Emilie was accepted to Community Colleges

Exhibit 2.73      Emilie was accepted to Community Colleges

All of the colleges I contacted were eager to have and to  
make school accessible to Emilie.

Exhibit 2.70.1      Ms Romberger's recusal letter stated a "conflict of interest" three days after my  
03/13/2010 email confirming my daughter's acceptance to colleges. She lied.

She was caught trafficking and quit.

Romberger's husband (quid pro quo) went to work for Sweet Stevens, Katz & Williams LLP the Easton Area School District's law firm.

03/2008 Marcie Romberger attempted to racketeer false medical exam positives for mental retardation results by arranging the torture of my daughter prior to a competency exam. Results that duplicated Judge Smith's mental retardation fraud from 12/21/2006. Romberger helped judge Smith and attorney DeRaymond. These are all top public officials human trafficking.

**03/15/2010 Federal guardian Marcie Romberger to Shanon Moore**

Moore finished the trafficking Romberger started and unilaterally enrolled Emilie with Lehigh Transition Services—a school for the mental retarded—human trafficking.

03/27/2014 Guardian Lisa Spitale and the mother over medicated Emilie and brain damaged Emilie the day after Judge Ed Smith was appointed federal judge.

05/16/2014 | 14-cv-3804 SDNY *Kraemer v. Edelstien* | Judge Ed Smith's appointment was fresh and the guardians racketeering was plain. Shanon Moore quit as federal guardian. Judge Timothy Rice appointed Lisa Spitale who judge Smith illegally placed to racketeer my daughter out of existence.

**05/19/2014 Federal guardian Shanon Moore to Lisa Spitale**

After filing 14-cv-3804 SDNY 05/16/2014 *Kraemer v. Edelstien* Federal guardian

Exhibit 2.74 Education Law Center complaint proving a pattern of PA School Districts depriving FAPE via the invention of disruptive behavior in African American students.

**Section xii** Hobbs Act Extortion: Northampton County Domestic Relations Support Demand

Exhibit 2.75 06/17/2010 Child Support terminated after Emilie's graduation.

Exhibit 2.76 07/16/2010 Support reactivated | No registered disability | MH/MR false claim MR317

Exhibit 2.83 07/21/2010 10-cv-4868 | Emilie's trafficking and extortion was dismissed with prejudice

**2012** Judge Martini was removed from U.S. lawsuit against U.S. Attorney Paul Bergrin for "engineering around RICO" Bergrin charged with prostitution, witness tampering, murdering witnesses.

[http://www.nj.com/news/index.ssf/2012/06/judge\\_removed\\_from\\_bergrin\\_mur.html](http://www.nj.com/news/index.ssf/2012/06/judge_removed_from_bergrin_mur.html)

Exhibit 2.78 Federal guardian Shanon Moore trafficked Emilie to School District consultant Freya Koger Director Lehigh Transition Services.

Exhibit 2.78.1

Exhibit 2.79 10/10/2010 Hearing | I refused to pay disability support (extortion) | Judge Paula A. Rosciol. No diagnosis was ever cited for a claim of disability support.

Exhibit 2.80 12/10/2010 Extortion: Threats of arrest and economic harm | PA ID 620001448

Exhibit 2.81 12/10 2010 Extortion: Threats of arrest and economic harm for non-pay of Emilie's disability support.

Exhibit 2.82 11/01/2013 Refuse to pay support after Emilie's mother attempted to murder her. I end our silent extortion agreement.

Exhibit 2.82.1 02/19/2014 ELECTRONIC complex hearing reminder for 02/26/2014 hearing Pennsylvania Child Support Office. PA ID 620001448

Exhibit 2.82.2 02/26/2014 Spin/Lehigh Transition Services Progress Report

**Section xiii** **2010** | Federal Judge Martini's Order was Improper and Furthered Extortive Violence Used For Emilie's Trafficking.

Exhibit 2.83 09/21/2010 | 10-cv-4868 | *Kraemer v. Pennsylvania*. | Doc. 122 /P13. Federal Judge William Martini improperly imposed a time bar against my evidence of organized injury facilitated by federal educational guardian Marcie Romberger and then dismissed my case with prejudice barring any appeal. Page 13.

Exhibit 2.84 06/15/2012 | *US v. Paul Bergrin, No. 13-3934 (3d Cir. 2014)*: Third Circuit Judge Jordan: "It is not a court's prerogative to construct a detour around RICO" Judge Martini's issue with former U.S. Attorney *Paul Bergrin*, is analogous to how he dealt my daughter's case of violent racketeering and extortion.

.....  
WITNESS TAMPERING IN CONNECTION TO JUDGE SMITH'S FEDERAL JUDGE APPLICATION

**Section xiv** **2011** | Quid Pro Quo Extortion of a victim In Furtherance Appointing A Future Public Official By The Pecuniary Beneficiaries Of His Approval to Traffic Their Victim.

The time 02/2012 to 03/11/2013 was marked by a significant increase in Emilie's assault, resulting injuries WHILE judge Ed Smith was vetted for a Federal judge and

after he unlawfully approved LISA SPITALE as Emilie's guardian. Ms. Spitale, like Freya Koger's people, let themselves into Emilie home while she was alone. Spitale would assault Emilie during these times. Freya Koger's people would walk in on Emilie changing in the morning and then take her out for "employment services" which typically entailed parking lots, private residences and apparently met by public employee's. Paul Bergin (*U.S. v. Paul Bergin*) called this gaining loyalty. Judge Martini (my federal judge 10-cv-4868) had trouble with RICO cases (Paul Bergrin)

Exhibit 3.10      **03/23/2012** Lisa Spitale's petition was approved by Judge Ed Smith to remove two weeks of my vacation with Emile for "**Educational purposes**" This resulted in violent extortion and torture of Emilie. Judge Smith approved the unlawful appointment of Lisa Spitale 07/15/2011 and she operated as Judge Smith's personal thug for the purpose of furthering his federal judge application i.e., facilitating coercive assault, torture, additional trafficking of Judge Smith's 2006 trafficking victim/witness— my daughter.

Exhibit 3.11      **04/03/2012** My daughter was trafficked in a dirt parking lot "**ALL DAY**" behind  
Exhibit 2.85.1 District Court: 31-1-07 and met by her "Judge friend". This was her second day in the same lot. I posted her location to YouTube 02/28/2017 Judge Halal of District Court: 31-1-07 committed suicide 06/06/2017. See Exhibit 2.85.1 P14 "tasks" in parking lots.

Exhibit 3.10.1      **07/20/2012** Our vacation ended 07/15/2012. During the time Emilie would have been on vacation with me she was instead taken to a private by residence by Freya Koger's employees of Lehigh Transition Employees and tortured. Emilie recorded the location before she was burned with cigarettes. Her phone was destroyed later. I recovered the SIMM chip.

Exhibit 2.87      **07/2012** | Lehigh Transition Services progress report served as advertisement. The back pages: "TASKS" Emilie was required to perform in the backs of cars typically near public buildings, malls. Barns & Nobel was used as the staging area until a call came in then out to the parking lot for a "vehicle transfer" where Emilie would often fight for her life not to get into a vehicle.

These "TASK's" resulted in Emilie contracting an STD scabies. Emilie's human trafficking and torture was protected by her aunt Deputy Gretchen Kraemer.

Exhibit 2.87.1      **07/2012 | Page 14 |** Full Lehigh Transition Services progress report. What amounted to a human/child trafficking advertising tool.

Exhibit 3.10.2      **08/06/2012** Emilie was restrained and tortured. Burned with cigarettes at a

private residence as a result of guardian Lisa Spitale's 03/23/2012 petition approved by Judge Ed Smith. The petition took two weeks of my vacation away to be used for "educational purposes". Instead of school however, my daughter was tortured. Taken to a private residence 45 miles west of Lehigh and burned with cigarettes. This on Judge Ed Smith's behalf assuring the person he trafficked 12/21/2006 (my daughter) would not be too chatty while he was vetted for federal judge. I presented Emilie's wounds from assault to my sister: Pennsylvania Deputy G. Kraemer—Judge Smith's best friend. She refused to document or arrest anyone. She played down the seriousness and significance of the assault, second third degree burns and torture. Torture is defined here within the meaning of the 2005 U.S. Justice department's memos on Iraqi war detainee torture.

- Exhibit 2.85      **12/2012** Vehicle transfers in the middle of parking lots. They Used Barnes & Nobel as a awaiting area —like a pop up. Recently resulting in 7 NYPD arrested for running one.
- Exhibits 2.86      2012-2014 THERE ARE OVER 50 EMAILS contained in this exhibit in chronological  
2.6.2, 2.6.3      order illuminating Freya Koger Director, of Lehigh Transition Service's and mother Amy Fontno's trafficking and degrading my daughter Emilie in furtherance of Judge Ed Smith's 2014 federal judge appointment.
- Exhibit 2.86.1      01/30/2012 Emilie No phone
- Exhibit 2.86.2      04/03/2012 EK in parking-lot behind traffic court where judge friend visited her.
- Exhibit 2.86.3      04/06/2012 Lehigh nonsensical explanation about my daughter in parking lots.
- Exhibit 2.86.4      04/09/2012 Federal guardian Moore recommended extortive "counseling" after Emilie reported her time alone in parking lot (behind District Court: 31-1-07)—which I saw, documented on FamilyMap. That Judge committed suicide three months after I posted the data to YouTube.
- Exhibit 2.86.5      05/15/2012 Lehigh coerce EK to put her toys in a bag before "vehicle transfers"
- Exhibit 2.86.6      05/30/2012 Lisa Spitale cut off my vacation time. Used time to torture Emilie.
- Exhibit 2.86.7      06/07/2012 Emilie No phone
- 2.86.8      3.10.2 Emilie tortured at private residence scheduled by Lisa Spitale
- Exhibit 2.86.9      09/05/2012 Emilie at private residences question
- Exhibit 2.86.10      10/19/2012 Paper cut, mouth swollen, iPod smashed. Emilie was assaulted 2.42
- Exhibit 2.86.10.1      10/19/2012 Mickey Cekovic sent 14 newsletters to be completed after agreeing to pay and making me wait 4 months for payment—my daughter was severely assaulted. Guys like Cekovic and undercover detectives he worked with made sure there was no one to report it to that would do anything.
- Exhibit 2.86.11      11/06/2012 who is my daughter with? 2.42 pages 11 to 13 stove burn.
- Exhibit 2.86.12      11/09/2012 my daughter's phone is turned off. 2.42 pages 11 to 13 stove burn.
- Exhibit 2.86.13      12/07/2012 Why is she writing to strangers?

- Exhibit 2.86.14 **02/06/2013** Emilie extremely upset. She was in a parking lot. Wanted to be taken back to the office. 2.42 p14. A cigarette was put out on Emilie's forehead.
- Exhibit 2.86.15 03/05/2013 Emilie No phone
- Exhibit 2.86.16 03/23/2013 Lehigh employees coerced Emilie to lie about getting medical treatment for a rash that was Scabies an STD.
- Exhibit 2.86.17 04/30/2013 Email to mother to take Emilie to MD after two months of rejected requests. She in collaboration with the MD prescribe medication that would invariably 'kill Emilie.
- Exhibit 2.86.18 05/03/2013 Lehigh refused to let Emilie off from "work" She has severe scabies
- Exhibit 2.86.19 05/03/2013 Lehigh progress report no mention of severe rash.  
Stated behavioral issues: Jan-March 2013 Progress Report
- Exhibit 2.42 p14. 05/07/2013 Guardian Lisa Spitale pulled Emilie screaming from a public swing and took her to a vacant parking lot. 2.42 p.14.
- Exhibit 4.16 **05/16/2013** Start of Emilie's attempted murder I Pharmaceutical grade topical steroids used to grow Norwegian Scabies.
- Exhibit 2.86.20 05/24/2013 Emilie does not want to go to therapy. They abuse her.
- Exhibit 2.86.21 05/28/2013 Emilie picked up by nameless people from Lehigh program.
- Exhibit 2.86.22 05/29/2013 Emilie refused medical attention.  
Letter to federal educational guardian Shanon Moore.
- Exhibit 2.86.23 05/31/2013 Moore responsible for severe injury to Emilie.
- Exhibit 2.86.24 06/10/2013 Letter to federal guardian Moore photo chronology of assaults.  
06/14/2013 Hygiene fraud. Letter from guardian Shanon Moore.  
06/14/2013 April-May 2013 Progress report. MAY 2013 is official start of Emilie's attempted murder. Lehigh becomes new entity SPIN the following month in June.
- Exhibit 2.86.25 06/27/2013 PA Lehigh Transition Services merged with SPIN—becomes SPIN.
- Exhibit 1.5.3 07/12/2013 Norwegian Scabies treated as eczema. Emilie was prescribed an unrecommended dangerous double dosage of Clobetasol and Fluocinonide according to the manufactures. She become very sick very quickly.
- Exhibit 2.86.27 07/16/2013 Emilie extremely oppressed at SPIN. Norwegian Scabies is severe.
- Exhibit 1.5.4 07/22/2013 Norwegian Scabies I Skin Fissures I Treated as eczema
- Exhibit 2.86.28 07/24/2013 BS letter from SPIN Emilie "happy" Emilie is almost dead 2.42
- Exhibit 1.5.5 07/26/2013 Norwegian Scabies GONE one week before Judge Ed Smith's nomination. This is impossible unless defendants knew it was scabies and treated Emilie with a scabicide. i.e., they know they are murdering her.

**08/01/2013 JUDGE SMITH NOMINATED FOR FEDERAL JUDGE**



DEFENDANTS START TO FINALIZE ATTEMPTED MURDER

- Exhibit 2.86.29B 08/06/2013 | Attorneys Brad Zimmerman / Jill Bloustien make up errors for me to correct. I ran them by Katie a freelance attorney she confirmed fraud.
- Exhibit 2.86.29 08/07/2013 Emilie is unhappy and uncomfortable with Ms. Karen Ward
- Exhibit 1.5.6 08/07/2013 ELIDEL prescribed. A pure immunosuppressant.  
**"ELIDEL should not be used in immunocompromised adults and children.**  
 "Administration has been associated with an increased risk of infections, lymphomas, and skin malignancy" The immunosuppressant treatment would invariably kill Emilie unless stopped.  
[https://www.accessdata.fda.gov/drugsatfda\\_docs/label/2006/021302s011lbl.pdf](https://www.accessdata.fda.gov/drugsatfda_docs/label/2006/021302s011lbl.pdf)
- Exhibit 2.86.31B 08/08/2013 5:22 PM | Fried Frank Project RFP
- Exhibit 2.86.30 08/09/2013 Emilie unhappy SPIN/Lehigh does not respond. Resend email.
- Exhibit 1.5.6 08/10/2013 Emilie very clearly has Norwegian Scabies. Tunneling is apparent.
- Exhibit 1.10.11 Mike PestPro phone call. Suggested I had scabies, crabs while hiding Service reports that found bird mites in apartment 8G.
- Exhibit 2.86.30B 08/11/2013 10:04 PM | Alan Fuchsbergh wants 08/12/2013 AM meeting.
- Exhibit 2.86.31B 08/12/2013 11:24 AM | Fried Frank RFP follow up.
- Exhibit 2.86.31 08/12/2013 11:38 AM | Email to Lehigh ANIMAL CAGE CLEANING DUTY.  
 Emilie has skin fissures very prone to infection, septic shock.
- Exhibit 2.86.32 08/16/2013 Lehigh was taking Emilie to my mother's house. My mother who was deaf took Emilie's mobile phone from her and locked her in during overnight stays after Lehigh was attempting to put her into septic shock during the day.
- Exhibit 2.86.33 08/19/2013 SPIN/Lehigh (Freya Koger) provided assurances of Emilie's care in an email while they were attempting Emilie's murder.
- Exhibit 2.86.34 08/23/2013 SPIN/Lehigh submitted Emilie's progress report on how well she was doing. This just before I picked her up for the weekend.  
**Emilie is almost dead from advanced Norwegian Scabies.**
- Exhibit 3.21 08/26/2013: I stop Emilie's attempted murder citing an emergency. There were no other appointment scheduled until September. I impress upon them they need to urge the mother to bring Emilie in.
- Exhibit 1.10.7 08/28/2013: Emilie is properly diagnosed with Norwegian Scabies. The treatment was substandard according to guidelines. One Ivermectin tablet was issued.  
 3-7 are required:  
 "Depending on infection severity, ivermectin should be taken in three doses (approximately days 1, 2, and 8), five doses (approximately days 1, 2, 8, 9, and 15), or seven doses (approximately days 1, 2, 8, 9, 15, 22, and 29)."

[https://www.cdc.gov/parasites/scabies/health\\_professionals/meds.html](https://www.cdc.gov/parasites/scabies/health_professionals/meds.html)

Permethrin instructions excluded the scalp which is required.

<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC1215558/>

Exhibit 4.16.1 09/11/2013 NY Fuchsberg Law Firm was making mindless corrections to his website.

Exhibit 4.16 09/12/2013: Emilie's mother and guardian Lisa Spitale began unprecedented unorthodox treatment known to cause seizures: Bupropion, Risperidone.

Exhibit 4.16.1 FDA Risperidone

Exhibit 4.16.2 FDA Bupropion (WELLBUTRIN)

Exhibit 1.10.9 09/13/2013: Emilie's mother issued an ultimatum that I not call Emilie's doctors. i.e., after stopping their attempted murder an ultimatum not to interfere with their over-medication, brain damaging program.

09/13/2013 NY Fried Frank selected me for work on their Holiday card.

Exhibit 2.86.35 09/23/2013 Who is my daughter with?

Exhibit 4.16 09/24/2013 I get CVS's data printout of my daughters prescriptions find overwhelming abuse.

SQL formatted data supporting CVS claims can be found here:

<https://drive.google.com/open?id=1mdpsqANgb74fhTYVoX1ol2FMUAiQEHnO>

**09/25/2014 Federal guardian Lisa Spitale lied about my daughter having seizures**

"Dear Mr. Kraemer: I have received multiple emails from you demanding that Emilie stop taking medications which you believe have been prescribed to her. I do not know how you obtained what you believe to be a list of Emilie's medication, as you are not her guardian. Much of your information is inaccurate. In addition, please be assured any medication Emilie may take would be prescribed by one of her treating doctors and would be carefully monitored by the prescribing doctor."

Exhibit 2.86.36 09/26/2013 What is my daughter doing in Nazareth PA today? Emilie was typically assaulted and appeared drugged after visits with therapist Sarah Dina. Emilie was terrified of this person and for good reason.

Exhibit 2.86.37 09/26/2013 SPIN/Lehigh: Who is my daughter Emilie Kraemer with today?

Exhibit 2.86.37B 09/27/2013 Mickey Cekovic, Pitta & Bishop: Where are you?

Exhibit 2.86.38 10/01/2013 Who is my daughter Emilie Kraemer with this morning?

Exhibit 2.86.39 10/16/2013 Who is Emilie (my daughter Emilie Kraemer) with today?

- Exhibit 2.86.40 10/16/2013 However, Emilie claims that she is not with Ms. Cook today.
- Exhibit 2.86.41 10/17/2013 Who is Emilie (my daughter Emilie Kraemer) with today?
- Exhibit 2.86.42 10/31/2013 Emilie phone call activity has become less consistent.
- Exhibit 2.86.43 12/20/2013 Where is my daughter Emilie Kraemer is today / Phone
- Exhibit 2.86.44 01/07/2014 Who is my daughter with today?
- Exhibit 2.86.45 01/07/2014 "At the Spin office due to the extreme temperatures."
- Exhibit 2.86.46 01/07/2014 And, can you please tell where are those a offices located?
- Exhibit 2.86.47 01/07/2014 "2158 Avenue C, Suite 101 Bethlehem, PA 18017"  
SPIN like Lehigh Transition Services is not listed with PA as having any legal business entity.
- Exhibit 2.86.0 01/12/2014 | 3:46 PM | Emilie is really upset about going home Sunday.  
Emilie never wanted to go home on Sundays —this Sunday stood out. Emilie won't let me take her to doctor. They punish Emilie if she lets me take her an M.D. source outside of their control.
- Exhibit 2.86.48 01/13/2014 To Amy Fontno: Emilie has scaling on the right side of her face and around her eye and white specks attached to her eyelashes. No Reply.
- Exhibit 2.86.49 01/13/2014 Ms. Moore: My daughter, Emilie Kraemer needs to see an MD.

**Mike DeAngelo** Former Pitta & Bishop employee | I was staying at the Grand Hyatt hotel at the time. Hotels became necessary after I was poisoned out of my apartment 11/06/2013 while Judge Ed Smith was interviewed by the U.S. Senate. Mike DeAngelo was in charge of security and hotel staff. Mickey Cekovic of Pitta & Bishop LLC was tampering with evidence in connection to my daughter's attempted murder in PA. My hotel environment was tampered with.

- Exhibit 2.86.50 01/13/2014 Moore: I am copying Lisa Spitale, Esquire, who is Emilie's guardian of the person.
- Exhibit 2.86.51 01/13/2014 Spitale: I learned at the meeting that an individual had been hired specifically for Emilie, as they believe she would be an ideal fit for Emilie. Unfortunately, Emilie did not have "chemistry" with this individual and the pairing was not benefiting Emilie.

.....

**EMILIE WAS REFUSING TO BE HUMAN TRAFFICKED.**

**This included trafficking by and to Northampton County PA detectives.**

- Exhibit 2.86.52 01/15/2014 Ms. Moore had EK see a doctor but did not answer Emilie's claim of Emilie being attacked at a private residence, by a nameless male individual.

01/16/2014 THURSDAY JUDGE SMITH NOMINATED BY U.S. SENTAE

Exhibit 2.86.52B 01/16/2014 THURSDAY NDA FRIED FRANK

Exhibit 2.86.53 01/17/2014 No phone. Restricted conversation.

Exhibit 2.86.54 Who is Emilie with? Entire week with Jenny Cesar with the exception of THURSDAY 01/16/2014.

Exhibit 2.86.3C 01/23/2014 Fried Frank doubled my invoice submitted 01/23/2014 for \$4,500 to \$9,000 submitted 01/24/2104. Marketing stated former restrictions no longer applied. "Its a new year, new budget"

Exhibit 2.86.55 01/23/2014 Letter to Guardian Moore about Emilie's degrading inhuman treatment. I mention to Ms. Moore that Emilie stated that Spitale and the doctor called the police — "a little bit".

Exhibit 2.42 01/24/2014 Emilie had finger print bruises from being restrained and burned  
p23-25 from what appear to be from an electric shock electrode. Emilie was assaulted after exposing Easton police.

Exhibit 2.86.56 01/31/2014 Emilie was hospitalized after exposing the Easton police again during my weekend (25/26) visitation.

**02/18/2014 NY Fried Frank reneged on former agreement.**

Fried Frank proposes meeting for 02/19/2014. Agree to meeting.

Exhibit 1.6 02/19/2014 NY Attempted murder | Toxic Fumes | 145 W 71ST APT 8G1 NY NY 10023 | Attempted murder | I called the fire department | See infrared motion detection photo of toxic fumes vented into 145 W71ST Apt 8G bedroom | EMT's refused to enter 8G1 eight hours later as it was unsafe.

02/24/2014 Overnight U.S. Mail my answer to Northampton County Judge Roscioli for disability support hearing #16690 scheduled 02/26/2014. The answer provided Judge Roscioli with the 05/18/2006 Pennsylvania's Special Education Appeals Panel Opinion No.1727 upholding my daughter's pendent placement diagnosis PDD-NOS. It also DECLINED the School District's and Amy DeRaymond's claim that Emilie was mentally retarded (MR317) first presented during PA ODR #0557-05/06-AS

Exhibit 2.86.56A **02/24/2014 NY Fried Frank asked for all of my native files.**

Exhibit 1.6 02/25/2014 | NY Attempted murder | Toxic Fumes | 145 W 71ST APT 8G1 NY NY 10023 | Fumes were worse than 02/19/2014—gas chamber. The Super came looking for me. I had 2 fans running. Treated by M.D. for fumes and mite bites.  
1.6.1 1.6.2

Exhibit 2.86.57 05/28/2014 Shanon Moore suddenly stepped down as Emilie's Federal Educational Guardian after I filed SDNY 14-cv-3804 *Kraemer v. Edelstein*. Emilie was over medicated 05/25/2014 until she had seizures—two days after Judge federal Rice's scheduled conference to replace Shanon Moore with Lisa Spitale.

Exhibit 2.86.56B 03/03/2014 NY Fried Frank reneged on agreement. States check was submitted 02/27/2014

Exhibit 3.25.2 **10/13/2014 Easton PA Police Officer Meg Refused Court Ordered Visitation**  
7:36 PM I called Easton police got Officer Meg. 7:54 PM Officer Meg okay'd for me to come in see daughter for court ordered visitation. Officer Meg called me back said she called the house and it was fine.

ii. 8:50 PM 4 Easton police surrounded my car while I was waiting for my daughter for 30 mins and threatened me instead. Ask for visitation papers. Then still refused visitation. "It was too late now"

iii. I stated mother's corroborated history of extreme violence toward Emilie demanded to see her and that she was ok.

Officer Meg replied: **"How do we know you didn't do it"**

iv. Officer Meg also refused to arrest the mother Amy Fontno for theft.

Officer Meg stated the same thing guardian Lisa Spitale cited:

**"A MOTHER can take a daughter's cell phone"**

v. Officer Meg called my sister deputy G. Kraemer about my visitation to get a second opinion (I've picking up my daughter for over 20 years). She also refused my court ordered visitation.

vi. Deputy G. Kraemer was responsible for refusing to make arrests for my daughter's torture (burning with cigarettes) 08/06/2012 resulting in my daughter's 08/01/2013 attempted murder and 03/27/2014 brain damage via overdose in furtherance of Judge Ed Smith's 03/26/2014 federal appointment. Deputy G. Kraemer was close friends with Ed Smith —her actions were quid pro quo. She received housing, jobs as a result of her relationship with judge Smith. Exhibit 3.10.2

Exhibit 2.86.59 10/14/2014 Letter to Mary Zimmerman. Behavioral Health Supervisor Division of Provider Review | Department of Public Welfare:

*“...the police officer did say it was lawful for “a **MOTHER** to take a daughter’s phone” from her—really? Emilie passed the age of majority and has all the rights we enjoy. How can that even be remotely possible? Can you please let me know if that’s possible and how?...”*

.....  
Presumably U.S. Supreme Court—Justice Ruth Ginsburg in particular would be shocked to know Northampton County PA approved of gender based theft.  
.....

Exhibit 1.22.1 Theft on the bias of gender was approved by the Easton PA Police and Emilie’s guardian Lisa Spitale. The “law” was used for kidnapping purposes. During Emilie’s captivity she was over medicated 08/26/2014. When I saw her 11/01/2014 they took her shoes and coat from her. My adult child had to “sneak” out of her prison.

*Moritz v. Commissioner of Internal Revenue*, 469 F.2d 466 (10th Cir. 1972) decided by the U.S. Court of Appeals for the Tenth Circuit 11/22/1972. Held that classification by gender was “an invidious discrimination and invalid under due process principles.”  
[https://law.justia.com/cases/federal/appellate\\_courts/F2/469/466/79852/](https://law.justia.com/cases/federal/appellate_courts/F2/469/466/79852/)

Exhibit 2.22 The notion that a “MOTHER” was anointed with special powers that defy the U.S. Constitution was raised regularly by Ms. Fontno and attorney DeRaymond during Due Process 5779 05/06 LS.

Mother Amy Fontno: “I obtained the evaluation because I felt it was in Emilie’s best interest to obtain Provider 50 services. I did what I felt I needed to do. I do not talk to Mr. Kraemer about every time I take Emilie to a doctor.” Yet, this was a Court requirement. When I did it Emilie was burned and I sued the mother for it.

**Section xv** **2013** | Murder-for-Hire of Victims Quid Pro Quo In Furtherance Of Appointing A Future Public Official.

The pecuniary beneficiaries of Judge Ed Smith’s 12/21/2006 approval to traffic my daughter Emilie: Amy Fontno, Freya Koger and their guardian Lisa Spitale to steps to attempt the murder of Emilie starting MAY 2013. Then attempted to finalize her murder a week after Judge Smith was nominated by the President.

Exhibit 3.18 **03/11/2013** Emilie has a severe rash that is scabies. Emilie’s mother, Freya Koger’s firm Lehigh Transition Service, refused Emilie medical treatment and refused documenting the severe rash in their progress report. They reported her reaction to severe pain from this plainly visible disease as a “behavioral issue.”

Exhibit 1.3            **05/2013** FBI: MAY 2013 NYPD “one stop shop” for Jewish landlord’s “cops on call.”  
*U.S. v. Harrington, Grant, Yermey Reichberg. Pages, 3, 7, 15.*

Exhibit 1.5            **5/1/2013** the mother Amy Fontno agreed to take Emilie to a doctor after two months of repeated requests. I took this photo 04/29/2013 just before she agreed to take Emilie. 05/16/2013 When Ms. Fontno took Emilie the MD knowing prescribed medication that would invariably kill Emilie unless stopped.

Exhibit 2.42          **05/07/2013** Lisa Spitale assaulted Emilie. Took her screaming from a public swing to a secluded parking lot. Page 14.

Exhibit 1.5            **05/16/2013** Eaton PA. Emilie’s attempted murder started via the improper prescription of high powered immunosuppressive topical corticosteroids that would in invariably cultivate Norwegian scabies—a potentially lethal disease—which it did.

Exhibit MERCK    MERCK PHARMACEUTICAL.  
“for unknown reasons, crusted (Norwegian Scabies) scabies is more common among immunosuppressive patients (e.g, those with... chronic corticosteroid or other immunosuppressant use). Severity is related to the patient’s immune status...”

Not only was this an improper prescription it was prescribed in quantities far beyond the manufactures recommendations which were warned to be potentially lethal:

FLUOCINONIDE

Exhibit FDA            **Use beyond 2 consecutive weeks not recommended.**  
PDF                    The total dosage should not exceed 60 g/week because VANOS® Cream use for longer than 2 weeks potential to suppress the hypothalamic-pituitary-adrenal (HPA) axis.  
CLOBETASOL

Exhibit FDA            **Use beyond 2 consecutive weeks not recommended.**  
PDF                    Clobetasol propionate is a highly potent topical corticosteroid that has been shown to suppress the hypothalamic-pituitary-adrenal HPA axis at doses as low as **2 g/day**.

MedPage              Fluocinonide, Clobetasol, was in use for **12 consecutive weeks**. 2 weeks at double the recommended dosage. According to the manufacture setting the stage for: Hypothalamic-Pituitary-Adrenal Axis Suppression. Which can lead to debilitating and potentially FATAL CONDITIONS such as Cushing’s syndrome”.

<u>Exhibit 4.16</u>	05/03/2013:	Urea Cream	Immunosuppressant 60g Tube Dr. Xequiel Hernandez
<u>Exhibit 4.16</u>	05/16/2013:	Hydrocortisone	Immunosuppressant 60g Tube Dr. Xequiel Hernandez
<u>Exhibit 4.16</u>	05/30/2013:	Fluocinonide	Immunosuppressant 60g Tube Dr. Xequiel Hernandez
<u>Exhibit 4.16</u>	06/24/2013:	Clobetasol	Immunosuppressant 60g Tube Dr. Vanessa Esbri

- Exhibit 4.16 07/12/2013: Clobetasol Immunosuppressant 60g Tube Dr. Xequiel Hernandez  
Exhibit 4.16 07/12/2013: Fluocinonide Immunosuppressant 60g Tube Dr. Xequiel Hernandez
- Exhibit 1.5.1 **Skin fissures:** port of entry risk of septic shock which is almost always lethal.
- Exhibit 1.6 **05/18/2013** Attempted murder my NYC apartment 145 West 71 St. Apt. 8G via the use of toxic fumes by my landlord Mr. Edelstein. This two days after the start of my daughter's attempted murder,.
- Exhibit 1.7 **05/2013** Evidence of my daughter Emilie being stalked by traffickers working for Easton / Bethlehem PA Lehigh Transition Services and who knows who else.
- Exhibit 1.8 **05/31/2013** Evidence of my daughter Emilie being stalked by human traffickers
- Section xvi** 11/06/2013 Quid Pro Quo Assault of Trafficking Victim in Furtherance Of Appointing A Future Public Official.
- 11/06/2013 U.S. Senate interviewed Judge Ed Smith**
- Exhibit 1.11 11/06/2013 I was assaulted: severely bitten by bird mites and forced to move out of Apt. 8G by 11/16/2013. PA Judge Ed Smith's Senate Judiciary review same day.
- Exhibit 1.12 I was assaulted due to my landlord's construction of delivery system saturate 145 W71 St. Apt 8G with a miasma of toxic fumes and bird mites.
- Section xvii** Quid Pro Quo Assault Furtherance Of Appointing A Future Public Official.
- Exhibit 2.86 **01/07-8/2014** Emilie was assaulted at a private residence maintained by Easton School District's Transition Service's consultant Dr. Freya Koger. These were common. This one was bad—she looks off— Em did not say anything. Pretty standard. Her third degree burn injuries were: "I fell of my scooter, a dog bit me, a cat bit me, a bee bit me, it happened in my sleep". Emilie is in a criminal environment backed by cops and the court. Emilie generally suffered extreme consequences for telling me who did what.
- 2006** The mother/RICO enterprise exploited a double with standard with doctors as can be seen in 2006 transcripts. Exhibit 2.22 page 1922. Ms. Fontno is also seeking custody after I won the first year in compensatory education for Emilie and sat with the School District.
- 2008** NC Court of Common Pleas (RICO enterprise) attempted to sanction me for taking Emilie to an MD in New York City. Exhibit 2.67 Page 45 Exhibit 2.17
- Exhibit 2.86.0 01/12/2014 | 3:46 PM | NOTE: Emilie is really upset about going home Sunday. Emilie



never wanted to go home on Sundays —this Sunday stood out. Emilie won't let me take her to doctor. They punish Emilie if she lets me take her an M.D. source outside of their control.

Exhibit 2.86.1 01/13/2014 | 12:10 AM | MOTHER refused EMILIE medical attention. No Reply.

Exhibit 2.86.2 01/13/2014 | 12:46 PM | Contact federal guardian Shanon Moore.

Emilie eventually told me she was attacked by a man at a private residence taken to by Lehigh Transition Services. Federal guardian Moore shows NO concern. They Moore/Spin Spitale/LTS lie to me about her time at private residences. Deny it.

07/20/2012 video private residence Hamberg PA.

Exhibit 2.86.3 **01/13/2014 5:36 PM | Mickey Cekovic | Email | Pitta & Giblin | Distraction**

Exhibit 2.86.4 **1/15/2014:** Lehigh Transition Service people (now called SPIN) refused to provide names of who Emilie is with. Email to federal guardian Moore who placed Emilie with LTS.

**01/16/2014 THURSDAY | U.S. Senate Nominated Judge Ed Smith.**

Exhibit 2.87.0 01/16/2014 | Emilie not in attendance at Lehigh Transition Services THURSDAY

Exhibit 2.87.0 1/17/2014 letter to Moore: Emilie not allowed to tell me who she is with.

Exhibit 2.87.1 01/23/2014 | Me to Federal Guardian Shanon Moore: what about altercation? What about medical report? Spitale changed employees. "Not right chemistry." Emilie said they called police (Easton) "a little bit." They are lying and hiding a medical report.

Exhibit 2.87.2 **01/24/2014** Letter from Federal Guardian Shanon Moore. "Further, the SPIN staff does not take Emilie to their homes or provide her with access to their animals." See: 07/20/2012: Exhibit 3.10.1 And <https://youtu.be/Y-PXuIuXIVe> And 2.42

Exhibit 2.42 **01/24/2014** Emilie's hand is burned, bruised from restraint. See page 19. This after emailing Moore about Emilie leaking COP data. It was the only thing not disclosed by them to me. That's supported by the email record and consistent with the Easton cops behavior regarding Smith and 10/14/2014 threats by them and my sister. Given the Easton cops behavior, my sister deputy facilitating Emilie's torture (08/06/2012) on Judge Smith's behalf, an altercation at some residence, transportation by Lehigh and it was a man according to Emilie. It is highly likely an Easton cop assaulted Emilie.

Exhibit 2.42.1 04/19/2019 Riverside County California: Turpin parents sentenced to life in prison for torturing children. "*The defendants ruined lives*, so I think it's just and fair that the sentence be equivalent to first-degree murder District Attorney Mike Hestrin said at the time of the plea."

Exhibit 2.88 1/29/2014 Emilie Hospitalized after reporting Lisa Spitale's use of the Easton Police. Spitale is lying about something far more egregious that went on just before Judge Smith's Senate Nomination. That something adverse would happen to Emilie around

one of Judge Smith's federal judge milestones is 100% consistent.

**2010** Emilie's comp-ed money to make up for the education she was denied was steered to District's transitional healthcare consultant for the **mentally retarded**—**Freya Koger**—by Judge Ed Smith and Attorney Ray DeRaymond (12/21/2006)

- When a medical diagnostic proved Emilie could not be mentally retarded—the RICO enterprise made up diagnosis MR317.
- When the Appellate found Emilie was not mentally retarded and approved compensatory money for her education—the RICO enterprise ignored it.
- When their fraudulent diagnosis MR317 was rejected by Due Process and the State Appellate the RICO enterprise ignored both and used the invented MR317 to have Emilie incapacitated.
- When Emilie got federally protected money for education predicated on having **no** mental retardation—the RICO enterprise openly spent it on their (Jewish) healthcare partner who they (the Italian mob) helped injure Emilie for with no fear of reprisal from the PA Commonwealth.

The Easton PA RICO enterprise thrives in a land of fiction they write for themselves. If they need a check from the government they simply invent the fraudulent facts they need and just remain consistent with the fraud. MR317 appears everywhere in Northampton County's documentation. What Due Process 5779 05/06, the medical diagnostic, and the Appellate #1727 determined (PDD NOS) is nowhere to be found. It's as if it never existed.

**Section xviii**      **2014** | Quid Pro Quo Maiming Of A Witness/Victim In Furtherance Of Preventing Testimony In Regard To A Public Official's Appointment.

Exhibit 1.4      03/27/2014 THE DAY AFTER JUDGE ED SMITH'S FEDERAL JUDGE APPOINTMENT Emilie's medication went from a regular 30 tablets (15MG) per month to quantiles of 41MG, 31.5MG, 45MG, purchased seemingly randomly, but are actually purchased in connection to my federal court filings—administered over the course of a few days as can be seen 07/08/2014 to 07/11/2014.

Exhibit 1.4      03/27/2014 Emilie's medication was quadrupled. Administered until Emilie convulsed day after Judge Smith's appointment. I know they made her convulse because they purchase anti-convulsant medication 07/11/2014 —soon after they started overmedicating her. They absolutely know they are brain damaging her. Apparently they only reason they made the purchase was so they could cause just enough brain damage without actually killing her to then apply for interstate disability support.

**Why would they do anything so incredibly stupid?** Because 14-2221 Doc 25 made it perfectly clear the Court of Northampton County fabricated a mental disability: mental retardation MR317. Which was ruled out by educational due process 5779 05/06, the PA State Appeals panel 1727, by a medical diagnostic conducted by the head of child neurology of Saint Christophers hospital for children AND THEN IGNORED BY JUDGE ED SMITH 12/21/2006 who was just appointed federal judge 03/26/2014

MEDICATION WAS QUINTUPLED CAUSING SEIZURES OVER TWO DAYS

07/08/2014 Risperidone 0.25MG Qty 30

07/08/2014 Risperidone 0.5MG Qty 30

**07/11/2014 Lamotrigine Anti-Convulsant: Three days latter another 22.5MG's**

07/11/2014 Doc. 25 Cured. 14-2221 2nd Cir. *Kraemer v. Edelstein*

07/11/2014 Risperidone 0.25MG Qty 30

07/11/2014 Risperidone 0.5MG Qty 30

**They are clearly over medicating her.**

Exhibit 4.16 CVS RECORD

Exhibit 2.89 07/24/2014 F-41808-14 PA Registered interstate NY support after deliberate brain damage.

**Section xix** 2014 | Corrupt Persuasion Of Federal Court Employees. Tampered with Adverse Evidence In Regard To A Public Official's Appointment.

Exhibit 2.91 04/21/2017 I filed 17-cv-2910. My 13" MacBook Air was stolen later that evening at the same McDonalds where my previous laptop was stolen: McDonald's 335 8th Ave, New York, NY 10001.

Exhibit 2.90 04/25/2017 Mail fraud: Amy DeRaymond filed my change of address preventing my receiving mail after 04/25/2017.

Exhibit 2.92 04/26/2017 CLOSURE ORDER was filed canceling DeRaymond's fraudulent support claim. I never received it due to the RICO enterprises mail-fraud. The City of New York Family Court attorney initially lied about its existence. Only after pursuing my daughter's location did I then receive notice.

Exhibit 2.93 03/09/2018 Northampton County Marta Husovsky who worked for the child trafficking enterprise refused to locate my daughter after not paying disability support—the disability of which the RICO business deliberately imposed upon my daughter. Permanently maiming her.

.....  
**THIRD MATTER**

**2011 – 2015 Interstate Racketeering A Federal Judge Appointment**

**Section I** PA Judge Smith, Northampton County Court Of Common Pleas Created Illegal Unfettered Access To My Daughter Then Used It To Chill Her (Their Victim's) First Amendment Speech Via Torture In Furtherance Of Judge Smith's Federal Judge Application.

Exhibit 3.1 02/08/2011 Luzern County PA Judge Ciavarella goes to trial for Kids for Cash.  
*"One of the most notorious judicial crimes in U.S. history."*  
*The Legal Intelligencer.*

Exhibit 2.57 02/11/2011 | 2011-0021 OC | Lisa Spitale **handed me** a petition for my daughter's guardianship.

Exhibit 3.3 03/18/2011 Judge Baratta Ordered Lisa Spitale my daughter's guardian.

Exhibit 3.01 04/26/2011 Senators Casey and Toomey announce agreement on judicial vacancies

Exhibit 3.4 05/27/2011 Judge Baratta: **lost jurisdiction** regarding Lisa Spitale appointment.  
 "will not be taking any further action in this matter"

06/15/2011 My daughter's name was added to my NY lease as a resident

Exhibit 3.5 07/01/2011 Casey and Toomey invite applicants for federal district court appointments

Exhibit 3.6 07/13/2011 Redundant petition by Amy DeRaymond to Judge Ed Smith:  
 "To confirm and clarify role of permanent limited guardian of the person"

Exhibit 3.7 07/15/2011 Judge Smith approved Fontno's redundant out of jurisdiction petition to confirm Lisa Spitale as my daughter's guardian.

Exhibit 3.8 10/12/2011 Judge Stephen Baratta was corruptly persuaded by Judge Ed Smith and judge William Martini to confirm Lisa Spitale as guardian.<sup>2</sup>

10/13/2011 Judge William Martini closed my federal case 10-cv-4868.

Lisa Spitale became Judges Smith's personal henchman. She terrorized, assaulted or had my daughter assaulted from this time forward preventing Emilie from exposing these alleged criminals while Judge Ed Smith was vetted for federal judge by the FBI and the President.

Exhibits **03/23/2012 One of** Lisa Spitale first official acts was to get Judge Ed Smith to approve  
3.10 her Petition for Special Relief No. 2007- OC. 0021 It took two weeks of my summer  
2.42 pgs 8, 9. vacation away with Emilie. That time was used to have Emilie tortured—**burned with**

cigarettes—at a private residence 45 miles from the Lehigh Transition Services where Emilie was supposed to be—**during the time she would have been on vacation with me**. Freya Koger was the Director of Lehigh Transition Services and the Easton School District’s consultant for mental retardation.

That was after I lost 10-cv-4868 *Kraemer v. Pennsylvania*, 10/2011 and proving the school district was gaming their educational environment vis-a-vis educating Emilie during my 4 weeks of summer vacation by using curriculum NOT used by the school district. 03/23/2012 the RICO enterprise, Judge Ed Smith made sure that would never happen again as he signed off on Emilie’s trafficking 12/21/2006 fraudulently approving treatment for mental retardation (MR317).

### **I Beat Their System**

Exhibit 2.44

2010 I got around the school district’s indoctrination of fear when it came to learning course curriculum by teaching Emilie Italian over our 4 week summer vacation.

Exhibit 3.10

Exhibit 2.49

The lesson circumvented the behavioral furniture put in place by the Easton School District as a foreign language was not part of her syllabus—or daily instruction at school where prompts and non-verbal cues were used to terrorize Emilie in connection to her classes. It unmasked Emilie’s true capacities. One can see in the video even Emilie is surprised she has these capacities.

**03/23/2012** the RICO enterprise, Judge Ed Smith made sure that my opportunity to educate Emilie would never happen again as he signed off on Emilie’s trafficking 12/21/2006 fraudulently approving treatment for mental retardation (MR317) and just applied for Federal Judge.

### **Section ii**

2011 NY Defendants Consolidated My PA Trafficking Evidence to 145 W 71 NY NY

**2011** My office: 920 Broadway NY NY lease was canceled after attempted robbery by the landlord. *4th Precinct 101 E 14th St New York, NY 10003*.

NYPD 4th Precinct conspired with 920 Broadway landlord.

- Damon the building superintendent erased the security tape from 12 hours earlier
- NYPD Refused to take fingerprints visible to the unaided eye from a steel door.
- NYPD Recommend I move my office out of 920 Broadway after aiding criminals.

NYPD 4th Precinct conspired with the 20th Precinct and my landlord at 145W71ST 8G after I moved my daughter trafficking evidence to 8G.

It’s conspiracy because the 4th Precinct knowingly allowed my landlord to attempt to rob me. After moving to apartment 8G the 20th Precinct knowingly allowed my landlord to repeatedly vent toxic fumes without investigation for what NYPD

determined from my description was assault and highly likely attempted murder. Attempting to dispose of me (my daughter's wittiness) and my evidence against the PA enterprise served a common goal of removing impediments to judge Ed Smith's federal judge nominations and appointment, and removing an \$800,000 debt owed to me by my landlord Mr. Edelstein.

**Section iii** DOD Contractors Tampered With My Website In Furtherance Of Appointing A Future Federal Judge.

Exhibit 3.9 02/15/2012 Judge Ed Smith was a DOD Judge in Iraq. His potential to help DOD contractors as a federal judge or otherwise was significant. IBM, Level (3) Communications helped Amy DeRaymond Fontno—Judge Smith's law partner's daughter who worked at Easton high school—to test their SQL injection hack into my business website.

02/17/2012	IBM: ZmEu	Vulnerability scan	(DOD) (Gov)	Exhibit <u>3.9</u>
02/25/2012	Rothstein Kass	Contract fraud		Exhibit <u>3.22</u>
03/14/2012	Level (3) Communications:	SQL ejection	(DOD) (Gov)	Exhibit <u>3.9</u>
03/14/2012	Easton High School	Test hacked pages		Exhibit <u>3.9</u>
10/15/2012	Alan Fuchsbergh Law firm			Exhibit <u>3.23</u>
08/12/2013	Fried Frank Law firm		(Gov)	Exhibit <u>3.24</u>
2012 - 2014	Pitta & Bishop Lobbyist		(Gov)	Exhibit <u>3.25</u>

*(Gov): Government contractors. (DOD) Department of Defense contractors.*

**Section iv** NY GOV Contractors Tampering With My Business In Furtherance Of Appointing A Future Federal Judge.

Exhibit 3.9.2 **02/25/2012 NY Firms ran contiguous bait and switch projects.** The firms had a pattern of making me needlessly busy during adverse events to my daughter that also coincided with each of Judge Smith's nomination and milestones. The firms offered a lot of work, disrupted the work and then abruptly pulled the plug after which another firm hired me and repeated the cycle.

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Exhibit 3.22 01/01/2012 - 10/23/2012  
Rothstein Kass | Carie Gaurdi | Fraud | Slander/Competency.

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Exhibit 3.23 10/15/2012 - 08/12/2013  
Fuchsbergh | Law firm | Alan Fuchsbergh | Fraud | Slander/Competency.

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Exhibit 3.24 08/12/2013 - 01/2014 (Gov)  
Fried Frank | Law firm | Fraud | Slander/Competency

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Exhibit 3.25      **2012 - 02/2014** Pitta & Bishop LLC | Lobbyist | CFO Mickey Cekovic (Gov)  
Exhibit 3.25.1      Racketeering Judge Ed Smith's federal judge appointment.  
Exhibit 3.25.2  
Exhibit 3.25.3

.....  
Exhibit 1.28      DC37: used as conduit to government unions (Gov)  
.....

INTERSTATE COMMON PURPOSE

02/15/2012      My website was hacked by DOD contractors and tested at Easton PA School  
02/25/2012      Rothstein Kass Interstate tampering of my business started. Exhibit 3.9.2  
02/29/2012      RICO enterprise changed Easton Police Chiefs to Chief Scalzo Exhibit 3.9.1  
.....

05/00/2013      Start of NYPD OneStopShop according to FBI  
05/16/2013      PA Start of treatment that would invariably kill my daughter unless stopped.  
05/18/2013      Start of toxic fumes in my NY apartment  
.....

07/26/2013      PA Fontno cure Emilie's hands of Norwegian Scabies one week before Nomination  
08/01/2013      PA Judge Ed Smith's Presidential Nomination  
08/06/2013      NY Attorneys Brad Zimmerman, Jill Bloustien make urgent up PE's  
08/07/2013      PA Fontno, Spitale restart Emilie's attempted murder with Elidel prescription.  
08/10/2013      Mike at PestPro No service reports were made. Then suggested I had SCABIES.  
08/11/2013      NY Alan Fuchsbergh, emergency AM phone meeting. Wants his website moved now.  
08/12/2013      PA Lehigh Transition Services attempt to induce Emilie into septic shock 2.86.31  
08/12/2013      Fried Frank work offer via email a few hours after contacting Freya Koger Director,  
2.86.31B      Lehigh Transition Services to stop exposing my daughter to bacteria by making her  
cleaning animal cages while her skin was coming apart from skin fissures.  
.....

01/13/2014      12:46 PM I contacted federal guardian Moore to get Emilie medical attention.  
01/13/2014      05:36 PM Lobbyist, Mickey Cekovic, Pitta & Giblin Distraction  
.....

01/16/2014      Senate Judiciary nominated Judge Ed Smith  
01/16/2014      Fried Frank | Law firm | require I sign NDA  
.....

02/18/2014      Fried Frank reneged on agreement.  
02/19/2014      Toxic Fumes | Attempted murder | My apartment 8G  
.....

02/24/2014      Fried Frank asked for all of their files.  
02/25/2014      Toxic Fumes | Attempted murder | My apartment 8G  
.....

03/26/2014 Judge Ed Smith Appointed Federal Judge  
 03/27/2014 Amy DeRaymond permanently brain damaged Emilie by over medicating her.  
 03/27/2014 Freya Koger Director, Lehigh Transition Services hid detrimental effects of Emilie's overdose in a progress report emailed that day.

# **END RESULT**

03/04/2014 These firms, along with NYPD depleted my personal and business assets.  
 03/04/2014 DHCR confirmed 8G was uninhabitable, committed fraud, hid it from the FOIL  
 Thus leaving me with very little money and no viable place to live.  
 08/22/2014 My daughter was abducted during 14-2221 *2nd. Cir. Kraemer v. Edelstein*  
 08/22/2014 Lisa Spitale used my daughter and my lack of a habitable apartment as bait to lure me  
 to move to Easton PA —Judge Ed Smith's jurisdiction—if I wanted to see my daughter.

# **What Federal guardian Lisa Spitale did not tell me while attempting to extort me:**

08/07/2013 They attempted to murder my daughter on their and Judge Ed Smith's behalf  
 03/26/2014 They over medicated my daughter the day after Judge Smith was appointed  
 permanently brain damaging my daughter  
 07/11/2014 They over medicated Emilie again—only much worse to make her appear mentally  
 retarded after I filed 14-2221 Doc. 25 which exposed judge Smith's trafficking.  
 08/26/2014 They over medicated Emilie again when I refused to comply with the extort.

**Section v** 2013 FBI Defined "One Stop Shop" Used For Interstate Attempted Murder of  
 Witnesses In Furtherance Of Placing A Future GOP Federal Judge.

Exhibit 1.3 p MAY 2013 EASTON PA defendants were smart enough to wait until 05/2013 to start  
Pgs 3, 7, 15 interstate attempted murder for hire predicated on the evaporation of the Equal  
 Protection Clause in the City of New York as it pertained to NYPD's special treatment  
 of Jewish landlords. This was observed and coined as One Stop Shop by the FBI e.g.,  
 Jewish business men and building owners were able to reach NYPD leadership instead  
 of looking around for the right inspector to bribe i.e., one stop shop. That NYPD was  
 open to bribes by Jewish businessmen was well advertised by NYPD. i.e., my Jewish  
 landlord's Michael Edelstein's insanely favorable treatment by NYPD.  
 See *U.S. v. Grant, Yermy Reichberg*.

Exhibits By May 2013 defendants had wrested control of Easton PA police and NYC NYPD.  
1.5, 1.5.1 **May 16, 2013** My daughter's attempted murder started via Norwegian scabies.  
1.6, 1.28 **May 18, 2013** My attempted murder started via Toxic fumes.

**Section vi** PA 2012 Sudden, Regular Appearance Of Coercive Torture, Burn Injuries Of Judge



Smith's Trafficking Victim (My Daughter) In Furtherance Of His Federal Judge Appointment.

- Exhibit 3.9.1      **02/29/2012 Easton PA Cops on call**  
Police Chief Scalzo was appointed Police Chief.  
Chief Scalzo ignored guardian Lisa Spitale's violent extortion, trafficking, and coercion of my daughter.
- Exhibit 4.19      Analogous to U.S. v. Harrington, Grant, Yermey Reichberg Defendants placed leadership within NYPD to garner a personal police force for their racketeering purposes. FBI called this "cops on call"
- Exhibits      **03/23/2012 Conspiracy to torture**  
3.10      Lisa Spitale got Judge Ed Smith to approve her Petition for Special Relief No. 2007-  
2.42 Pgs 8, 9      OC. 0021 It took two weeks of my vacation away with Emilie.  
That time was used to have Emilie tortured: **burned with cigarettes** at a private residence 45 miles from where she was ordered to be.
- Exhibit 2.42      **04/03/2012 Human trafficking**  
Pgs 4, 5, 6      Emilie was taken to a dirt parking behind District Court 31-1-07 in Bethlehem PA by Freya Koger Ph.D's people of Lehigh Transition Services. Emilie was let there "ALL DAY" and met by her "judge friend" and police.  
  
Judge Ed Smith was being vetted for federal judge and his law partner's granddaughter — Solicitor attorney Ray DeRaymond — was trafficked in parking lots "All Day."
- Exhibit      **04/03/2012 Afternoon Human trafficking**  
2.42 p.5      My daughter was taken to a police speed trap lot along Route 78. Not the first time I caught Freya Koger Ph.D's people parked by highway off-ramps 2012 with my daughter explained as "picnics."
- Exhibit      **06/06/2017 Judge Halal committed suicide.**  
2.42 p.5      District Court 31-1-07 committed suicide 06/06/2017 — three months after I posted Emilie's FamilyMap location at the court on YouTube. <https://youtu.be/Wknw0S8X-eY>
- Exhibit      **07/20/2012 Burned with cigarettes.**  
2.42, 2.46,      During the time Emilie would have been on vacation with me she was instead taken to a private by residence by Freya Koger's employees of Lehigh Transition Services and tortured — **burned with cigarettes** Emilie recorded the location before she was tortured. Her phone was destroyed.  
2.86, 3.10.1
- Exhibit      **07/2012 Human Trafficking. Tasks in cars in parking lots.**

- 2.42 p7. According to Lehigh Transition Service progress reports my daughter, Emilie was required to perform some "TASK" in the back seats of vehicles.  
- Emilie had about one new judge friend a month. My "new judge friend".  
- 3/11/2013 my daughter contracted an STD—SCABIES as a result of her trafficking.
- Exhibit 3.10.2 08/06/2012 **Burned with cigarettes. Deputy refused to intervene.**  
I presented Emilie's assault to my sister PA Deputy G. Kraemer—Judge Smith's best friend. She refused to document or arrest anyone. Deputy Kraemer played down the seriousness and significance of the assault, second and third degree cigarette burns.
- 08/10/2012 **Conspiracy to racketeering**  
Judge Ed Smith would be presiding over and attending my sisters wedding 4 days later with his "**biker chick**" girlfriend. My sister representing the Northampton County PA's Sheriff's department knowingly willfully facilitated my daughter's torture on extra conservative GOP Federal Judge applicant's Judge Ed Smith's behalf.
- Exhibit 2.6 p36. 2005 U.S. Justice department on Iraqi war detainees torture:  
"Much of the condemned conduct goes far beyond the CIA techniques and would almost certainly constitute torture under United States Law...Pakistan (beatings, **burning with a cigarettes, electric shock**)...Uzbekistan (electric shock, rape, sexual abuse, beatings)"
- Exhibits 3.10.6  
3.10.7  
3.10.8 10/10/2012 **Human trafficking**  
Emilie is far from Lehigh. The jobs Emilie wanted were not trafficking jobs. They let her work them just long enough to make them look legitimate then pushed her right back to human trafficking.
- Exhibit 3.12 10/19/2012 **Assault. Integration Fridays.**  
The therapists Office. Emilie's head cut, mouth swollen, drug addled. Sarah Dinan and Insight Investigations. Emilie was assaulted at therapist Sarah Dinan's office at 25 E. Center St #4, Nazareth, PA 18064 arranged by her mother.
- Exhibit 3.13 11/17/2012 **Stove burn.**  
Third degree. No treatment, no explanation.
- Exhibit 3.14 11/27/2012 **Stove burn.**  
Third degree. No treatment, no explanation.
- Exhibit 2.86.14 02/06/2013 **Human trafficking parking lot.**  
Exhibit 2.42 p14. Emilie extremely upset. She was in a parking lot. Wanted to be taken back to the office. A cigarette was put out on Emilie's forehead.
- Exhibit 3.15 02/06/2013 **Burns with cigarettes.**

Burn to Emilie's forehead. No explanation.

Exhibit 1.5      **03/11/2013 Human trafficking. Emilie Has An STD Scabies.**  
Emilie's Mother, Freya Koger, and federal guardian Shanon Moore human trafficked my daughter. Then end result is a severe rash that is scabies an STD. Defendant's refuse to take Emilie to a doctor.

Exhibit 1.5.2      **04/29/2013 Untreated Severe Scabies.**  
Deliberately misdiagnosed as eczema. 05/01/2013. Defendants refused to treat Emilie until MAY 2013.

Exhibit 1.3  
Pgs 3, 7, 15      **05/2013 Start Of Interstate Attempted Murders: One Stop Shop**  
May 2013 FBI documented "One Stop Shop" by Jewish landlord's to bribe NYPD leadership for favors. *U.S. v. Harrington, Grant, Yermey Reichberg*

05/01/2013 Mother agreed then took Emilie to a doctor after refusing to take her from despite repeated requests from 03/11/2013

Exhibit 2.42  
p14.      **05/07/2013 Assault, Sexual aggression, trafficking.**  
Guardian Lisa Spitale pulled my daughter Emilie from a public swing set and took her screaming to an abandon parking lot. There were no police to call as Emilie was trafficked to them. I tracked my daughter on Family Map.

Exhibit 1.5      **05/16/2013 PA Attempted murder started | 18 USC § 229**  
Defendants medicated Emilie with extremely powerful topical immunosuppressives that will invariably kill her.

PA defendants waited from March, 11 2013 until May 2013 to agree to a doctors appointment whereupon Emilie was prescribed medication 05/16/2013 that would invariably kill her.

"Scabies is more common among those with chronic corticosteroid or other immunosuppressant use. Severity is related to the patients immune status." MERCK Pharma.

Exhibit 1.5      <https://youtu.be/JPaB9UM44K8>

Exhibit 1.7      **05/20/2013 Stalking, Traffickers**  
Emilie is trying to handle this herself. She hid these from me because of what they do to her if she tells.

Exhibits 1.6,      **05/18/2013 NY Attempted murder started | 18 USC § 175**  
Began via toxic fumes into plaintiff's NY apartment 8G.

NYPD refused to investigate my landlord's use of toxic fumes they identified as attempted murder.

- Exhibit 3.17 05/24/2013 **Terrorism, Torture.**  
8:52 AM Emilie's mobile phone text to Lehigh Transition Services: "I am not going to Sarah" (Sarah Dina same address as Insight Investigations) Emilie has Norwegian Scabies. It can be easily seen on her neck, arms and hands — what kind of therapist lets their patient walk around like that or not ask questions about it? Sarah Dinan was retained by Amy Fontno DeRaymond.
- Exhibit 3.18 05/29/2013 **Concealment of attempted murder.**  
To Federal guardian Shanon Moore. "Why wasn't Emilie rash in the progress report alongside the list of her behaviors?"
- Exhibit 3.19 06/06/2013 **Stalking, Traffickers**  
Exhibit 2.85 In the span of one hour 8 traffickers stalked and tracked Emilie after an altercation the day before. This is just when I happened to catch them.
- Exhibit 3.20 06/14/2013 **Federal Guardian Shannon Moore concealment of trafficking.**  
Moore lied about who Emilie was with during her time with Lehigh Transition Services. Emilie was in parking lots, private residences. Moore suggested I call the Easton police who are implicated in Emilie's trafficking Ms. Moore was facilitating.
- Exhibit 2.42 07/14/2013 **Fingerprint bruises on Emilie's arm**  
p15 Two weeks before Judge Ed Smith's Presidential nomination for Federal judge. She has untreated Norwegian Scabies.
- Defendants knew they were murdering Emilie:**
- Exhibit 1.5.3 07/14/2013 **Elbows | Norwegian Scabies | Treated as eczema**
- Exhibit 1.5.1 07/22/2013 **Norwegian Scabies | Skin Fissures | Treated as eczema**  
Exhibit 1.5.4  
Exhibit 1.5.5 07/26/2013 **Norwegian Scabies | GONE on Emilie hands.**  
One week before Judge Ed Smith's nomination.  
Explanation from mother Amy DeRaymond Fontno: over the counter eczema lotion.
- 08/01/2013 PRESIDENT OBAMA NOMINATED JUDGE ED SMITH.**
- Exhibit 1.5.6 08/07/2013 **Amy DeRaymond, Freya Koger, Lisa Spitale, Shanon Moore attempted to finalize Emilie's murder a week later.**
- Exhibit 4.16 08/07/2013 **Immunosuppressive ELIDEL 1.0% 30g Tube | x2 refills**  
08/07/2013 **Sedative Hydroxyzine 10Mg | Undocumented refills**

08/15/2013 Sedative Risperidone 30 tabs 0.5 MG

Exhibit 1.4

08/07/2013 **Narcotics trafficking.**

Defendants were getting medication (sedatives) without a prescription. They doped and restrained Emilie pharmacologically while they were attempting to murder her.

08/10/20113

Exhibit 2.86.31

08/12/2013 **Attempt to induce septic shock.**

11:38 AM I Email to Lehigh. Attempted murder. Unprecedented animal cage cleaning duty. Emilie has skin fissures very prone to infection and septic shock in her condition.

08/13/2013 **Allene Kraemer, my mother, racketeering.**

"Emilie DID NOT have bugs crawling all over her body. She was here visiting me and your family when *her hands were full of sores she had a cream to put on her hands* which she did a few days later Amy text me and told me what she had was contagions and to tell every one that was here to visit with her."

The cream Allene Kraemer is referring to is Elidel prescribed 08/07/2013—a pure immunosuppressive—causing the sores, skin fissures and Norwegian Scabies.

Exhibit 3.21

08/26/2013 **I stop Emilie's attempted murder.**

I called DermOne, declare emergency

Exhibit 2.82

11/01/2013 **I refuse to be extorted by Northampton County.**

I refused to pay disability support after Emilie's mother attempted to murder our daughter ending our silent extortion agreement.

**11/06/2013 U.S. SENATE INTERVIEWED JUDGE ED SMITH.**

Exhibits 1.11

11/06/2013 **NY I was assaulted in my apartment: 18 U.S.C. § 175**

1.12

The landlord constructed a toxic / biological agent delivery system under the windowsill behind the radiator causing my eviction through assault by 11/16/2013.

Exhibits 2.42

01/07/2014 **PA Emilie I Sexual aggression**

p18-19

PA Emilie at a private residence before Judge Smiths 01/16/2014 Senate nomination.

**01/16/2014 US SENATE NOMINATED JUDGE SMITH FOR FEDERAL JUDGE**

Exhibit 2.42

01/24/2014 **Emilie has fingerprint bruises**

p17 Bruises from being restrained and burned after telling me cops were involved.

Exhibit 2.42 01/29/2014 **Emilie was hospitalized**

p18-19 After telling me cops were involved.

### **03/26/2014 ED SMITH'S FEDERAL JUDGE APPOINTMENT**

Exhibit 1.4, 4.16 **03/27/2014** The day after Judge Ed Smith was appointed Federal Judge—Emilie's Mother, Amy Fontno and Dr. Cha Yu quadrupled my daughter's medication causing her to convulse—impairing her mentally—impeding any further testimony from her in regard to her human trafficking.

1.4, 2.13 They damage impeded Emilie from testifying against Judge Smith, and those that assaulted her and human trafficked her from 2000-2018: Lisa Spitale, Amy Fontno DeRaymond, Judge Ed Smith, Freya Koger's employees, assaults, sexual aggression from trafficking.

Exhibit 1.4 **Risperidone 0.25MG | 03/27/2014 | 105 tablets | 26.25 MG Total**

1.10.1 Previous dosages of Risperidone were monthly | 0.25 MG / 30 tablets | 7.5 MG Total

03/27/2014 Freya Koger and Federal Guardian Shanon Moore hid the effects of Emilie's overdoses **that caused seizures** in their progress reports.

The table below reflects this as the 03/27/2014 report (the start of Emilie's overdosing) has no data. Koger's progress report (**post seizure**) fraudulently shows an amazing (**triple**) improvement in my daughter's material retention which is impossible.

Exhibit 4.5 **03/27/2014**

Table | Independent reading level material retention: 01/2014 to 02/2014

11/13: 40% | 12/13: 20% | 01/14: 15% | 02/14: 20%

**05/29/2014**

Exhibit 4.6 Table | Independent reading level material retention: 03/2014 to 04/2014

**| 03/14: 52% | 04/14: 62%**

"Neurocognitive impairment is frequent in epilepsy patients. Causes are multiple, and may be influenced by several factors including the epilepsy syndrome. Most cognitive complaints in adult patients are mental slowness, memory difficulties and attention deficits." <https://www.sciencedirect.com/science/article/pii/S1059131106000367>

Defendants illegally used Risperidone for its restraining properties while they were abusing Emilie and caused seizures—impairing Emilie permanently.

<https://www.justice.gov/usao-cdpa/pr/johnson-johnson-pay-more-22-billion-resolve-fraud-and-misbranding-allegations>

Exhibit 2.87 07/2018 The PAAG's criminal department (agent Bosh) refused to talk about my daughter's trafficking, or abuse.

## Section vii

Increased Racketeering Of Wittiness After Judge Ed Smith's 03/26/2014 Federal Appointment

**03/26/2104 THE BIG RED LINE.** It represents a dynamic shift in the RICO enterprises behavior. They moved from, sneaky chicanery, to practically open racketeering the day after Judge Ed Smith was appointed federal judge 03/26/2014. The SDNY facilitated their racketeering by bouncing my federal cases pertaining to my daughter back into Judge Ed Smith's jurisdiction: 14-cv-9343, and 15-cv-1755 for example.

03/27/2014 —THE DAY AFTER Judge Ed Smith's Federal appointment Emilie's needless monthly dosage regimentation changed from 15MG per month to **random, event driven dosages** of 41MG, 31.5MG, 45MG after 03/26/2014. These dosages plus what ever else they were giving her undocumented caused seizures. The trail they left was obvious and criminal. The needless monthly 15MG dosage's of Risperidone and Bupropion are so called needless as they started two weeks (09/14/2013) after the defendants attempted murder failed 08/28/2013.

## 2014 NY CORRUPT PERSUASION OF FEDERAL COURT EMPLOYEES

Exhibit 1.17 **03/04/2014** DHCR CM410048S inspector Ms. Robinson stated apartment 8G was so unsafe in could not be inspected. The DHCR Rent administrator Mr. Exhibit 1.18 O'Brian ignored the inspectors report, lied about me not getting back to Exhibit 1.19 him, canceled my claim and hid his fraud from the FOIL. Apartment 8G in the interim remained a death trap and could not be occupied. I sued my landlord **Mr. Edelstein.**

**05/16/2014 14-cv-3804 SDNY | Kraemer v. Edelstein**  
 05/16/2014 Exhibit L SDNY tampered with last two pages hidden in the docket.  
 Exhibit 4.11 05/19/2014 Federal guardian Shanon Moore quit  
 Exhibit 4.12 05/21/2014 PA Conference email Federal Magistrate Tim Rice  
 05/24/2014 DeRaymond Meeting Dr. Cha Yu  
 Exhibit 4.13 05/25/2014 126 tablets Risperidone 0.25MG | 31.5 MG Total | Dr. Cha Yu  
 Exhibit 1.4 Previous dosages were monthly 30 tablets | 0.25 MG | 17.5 MG Total  
 Exhibit 4.7 11/04/2013 Their use of Risperidone was criminal

	05/26/2014	Emilie over-medicated into convulsions.
Exhibit <u>4.14</u>	06/09/2014	Dismissal Doc. 5. was factually inaccurate.
	<b>06/25/2014</b>	<b>14-2221 2nd. Cir.   Kraemer v. Edelstein   Extortion</b>
	07/11/2014	Doc. 25 Cured   It revealed Easton PA mental retardation fraud MR317
Exhibit <u>1.4</u>	07/08/2014	Risperidone 0.25MG Qty 30
Exhibit <u>1.4</u>	07/08/2014	Risperidone 0.5MG Qty 30
	07/08/2014	Emilie over-medicated into convulsions
		Strongly suggesting 60 tablets were administered in three days time.
Exhibit <u>4.13</u>	07/11/2014	Lamotrigine (Anti-Convulsant)
Exhibit <u>1.4</u>	07/11/2014	Risperidone 0.25MG Qty 30
Exhibit <u>1.4</u>	07/11/2014	Risperidone 0.5MG Qty 30
	07/11/2014	Emilie over-medicated into convulsions
Exhibit <u>2.53</u>	<b>08/17/2014</b>	<b>Extortion 14-2221 2nd. Cir.</b>
		PA federal guardian Lisa Spitale extorted me to drop US 14-2221 2nd Cir. against my (Jewish) landlord Mr. Edelstein if I wanted to see my daughter again. This was quid pro quo extortion by Lisa Spitale for Mr. Edelstein's help in violently evicting me 11/06/2013 during Judge Smith's U.S. Senate review for federal judge. Judge Ed Smith was responsible for Lisa Spitale's unlawful appointment as my daughter's personal guardian.
Exhibit <u>2.53.2</u>	08/17/2014	5:34 PM AK (My Mother) No need to be one the streets NO ONE wants to take Emilie AWAY FROM YOU!!!
Exhibit <u>2.53.3</u>	08/19/2014	4:33 PM Guardian Lisa Spitale email me
Exhibit <u>2.53.3A</u>		Lisa Spitale communicated with my mother AK: See influence below.
Exhibit <u>2.53.4</u>	08/19/2014	4:59 PM AK Got it. You don't have a lot of choices.
	08/22/2014	<b>Doc. 85 14-2221 2nd. Cir:</b> Motion To add defendants: Guardian Lisa Spitale Guardian Shanon Moore Freya Kroger of Lehigh Transition Services Northampton County Office of Developmental Programs.
Exhibit <u>2.53.5</u>	08/22/2014	10:30 AM AK Have you received the ticket to come see EK?
	08/22/2014	12:43 PM TK How long have you been in touch with Lisa Spitale"
	08/22/2014	02:32 PM AK So are you coming out tomorrow or what?
Exhibit <u>2.53.6</u>	08/22/2014	10:42 PM AK Did you get the ticket? (Oneway bus ticket to Easton PA)
	<b>08/23/2014</b>	<b>My daughter's mobile phone is dead.</b>
Exhibit <u>2.53.7</u>	08/23/2014	12:23 AM AK Where are you?



Exhibit 2.53.8 08/23/2014 11:37 AM AK Did you get the bus ticket?  
08/23/2014 11:37 AM TK Retrieve oneway bus ticket from US PO BOX NYC

Exhibit 2.53.9 08/23/2014 02:47 PM AK Did you get the bus ticket? (They know I have it)

Exhibit 2.53.10 08/23/2014 03:12 PM TK Why in the world would you want to communicate with the individual largely responsible for having your granddaughter injured. And you saw the injuries. Do you think Emilie deserved to be injured? Or is it like you always say just go along with the crowd and maybe they'll go away?

Exhibit 2.53.11 08/23/2014 11:31 PM AK I have no idea what you're talking about. Did you get the ticket?

Exhibit 2.53.12 08/24/2014 12:31 AM TK You're not worth the time of day Ms. Kraemer. You're total bs.

Exhibit 2.53.13 08/24/2014 01:58 AM AK You need to come home!!! (I've lived in NY 18 years)

Exhibit 2.53.14 08/24/2014 10:05 AM AK I saw Emilie yesterday. She is fine. You just need to come here. (Easton PA)

08/25/2014 **Doc. 88 14-2221 2nd. Cir.:** Motion To Be Protected from Retaliation

Exhibit 2.53.15 08/25/2014 11:21 AM AK Get on the bus and come here. (Easton PA)

Exhibit 2.53.16 08/25/2014 12:39 AM TOM TIME TO COME HOME

Exhibit 2.53.17 08/26/2014 11:48 AM AK I have nothing to do with Emilie's phone...

Exhibit 2.53.18 08/26/2014 02:44 PM TK Where's my daughter?  
08/26/2014 03:35 PM AK She is at school. Why don't you just come to pa?

Exhibit 1.4 08/26/2014 **Emilie over-medicated into convulsions by Spitale, Mother Fontno**  
Emilie prescribed Lamartine (anti-convulsant) Risperidone 90 tablets

08/26/2014 **Doc. 95-2 14-2221 2nd. Cir:** Demand to Produce Witness, Victim EK

Exhibit 2.53.19 08/27/2014 08:32 PM AK Did you ever get the bus ticket?  
Are you back in the apartment?

Exhibit 1.22 08/28/2014 Mr. Edelstein filed for non-pay dwelling #27965 with housing court.

Exhibit 1.22.1 08/28/2014 PA Federal guardian Lisa Spitale's letter on EK's mobile phone theft. It cited: *"A mother can take a daughter's mobile phone law"*

08/28/2014 **Doc. 104 14-2221 2nd. Cir:** To Be Protected From Extortion.

09/04/2014 **Doc. 124 14-2221 2nd. Cir:** For Emilie L. Kraemer to Be Entered As a Witness. 14-2221 was dismissed within hours after Doc.124 filing

Exhibit 1.18 **In baseball parlance the defendants set up a game of rundown, or pickle.**

Exhibit 1.17 I can't move back into 8G—it's a death trap. Not only did they repeatedly attempted to murder me in it—with the approval of the NYPD—they were successful to make me move 11/06/2013 while Judge Ed Smith was interviewed by the US Senate for federal judge. DHCR hid its fraudulent cancellation document from the FOIL after determining 8G was so hazardous it could not even be inspected much less inhabited.

Defendant's advertised their crime to each other. They used the opportunity they created for themselves attempt to extort me into judge Smith's lawless jurisdiction. It's easy to see they are steering me— my daughter's wittiness of judge Smith's trafficking of her— to move into Judge Ed Smith's lawless jurisdiction after forcing me to the street and making my life insanely miserable via their **pickle**: *e.g.*, corruption persuasion of DHCR, Manhattan Housing and SDNY Federal Court.

**14-cv-3804 SDNY | Kraemer v. Edelstein**

**Violations of 18 U.S.C. §§§§ 1951, 175, 229, 1512, 1513**

Exhibit 1.4 05/25/2014 defendants knowingly engaged conduct that caused bodily injury to  
Exhibit 4.13 retaliate against my daughter for her potential attendance at an official proceeding, or provision of any testimony.

Exhibit 4.9 They used the corrupt persuasion of federal court employees to alter EXHIBIT L that incriminated Judge Ed Smith in connection to my daughter's abuse during school hours. Judge Smith's people would be sensitive to such disclosure as Judge Smith approved the trafficking of my daughter 12/21/2006 and was appointed federal judge only 8 weeks prior to 05/25/2014.

Exhibit 4.10 EXHIBIT L (4.10) was the only exhibit tampered with and the only one that mentioned my daughter wetting herself during school hours which started when Judge Smith was the mother's attorney in 2000 and after the mother made an agreement with the director of special ed not to report my daughter's abusive injuries to me.

**14-2221 2nd. Cir | Kraemer v. Edelstein**

**Violations of 18 U.S.C. §§§§ 1951, 175, 229, 1512, 1513**

Exhibit 1.4 (i) **07/11/2014 Federal guardian Lisa Spitale** overmedicated and brain damaged my daughter Emilie after their mental retardation (MR317) trafficking scheme approved by Judge Ed Smith came to light in Doc. 25 | 14-2221 2nd. Cir. *Kraemer v. Edelstein*.

(ii) **08/22/2014 Federal guardian Lisa Spitale's** extortion can be seen as quid pro quo payback to my NY landlord Edelstein for his help on 11/06/2013 when he attempted to murder me during Judge Ed Smith's U.S. Senate interview and caused my evection. I was assaulted out of my apartment at that time via a miasma of toxic fumes and a horde of parasitic infestation through a delivery system constructed by the landlord. Federal guardian Lisa Spitale attempting to lure me to PA after being forced to the street, and kidnapping my daughter guaranteeing I would no longer be a threat to Mr. Edelstein or

Judge Ed Smith.

Exhibit 1.11      **11/06/2013** APT 8G I Photos from assault via a device to disperse a biological agent  
Exhibit 1.12      **11/06/2013** Photos of constructed delivery system to disperse biological agents and  
toxins. Weaponizing Apt. 8G into a potentially lethal miasma.  
Exhibit 1.11.1      **11/06/2013** U.S. Senate Review Easton Pa Judge Ed Smith.

In each instance: 07/11/2014, 08/26/2014 defendants knowingly engaged conduct that caused bodily injury to retaliate against my daughter for her potential attendance at an official proceeding, or provision of any testimony.

Used the corrupt persuasion of federal court employees to allow the criminal activity despite my having filed motions seeking relief.

#### **Section viii**

Increased Racketeering Of Wittiness After Judge Ed Smith's 03/26/2014 Federal Appointment  
2015 ILLEGAL EVICTION: THEFT OF PROPERTY, LIVELIHOOD, TRAFFICKING EVIDENCE

Exhibit 1.22      **Housing Court l #79433/14 (dwelling #27965) Edelstein v. Kraemer**  
02/05/2015      Judge Wendt knew the landlord owed over \$270,000 in rent overcharges.  
Exhibits      02/05/2015      Judge Wendt refused to calculate DHCR rent history records:  
1.37, 1.38      DHCR # 313311, DHCR # 313312  
02/05/2015      Housing court attorneys confirmed rent overcharges: "hit the lottery"  
Exhibits 1.37      10/17/2017      DHCR Deputy Commissioner Pascal confirmed rent overcharges  
1.38 1.30      02/05/2015      Judge Wendt illegally ordered me to pay a \$14,737 rent deposit  
02/06/2015      PFA Hearing. Lisa Spitale racketeered interstate court dates, outcomes.  
Exhibit 1.31      02/19/2015      Judge Wendt mocked my illness due to toxic fumes: I'MMMMM SICK  
Exhibit 1.31      02/19/2015      Judge Wendt denied City request #00035602756F for the legal rent of 8G  
Exhibit 1.31.5      03/17/2015      <https://youtu.be/hY8JY3B4yDo>  
05/13/2015      CNY HRA illegally processed a One Shot with the illegal rent.  
Exhibit 1.33.1      08/19/2015      NYPD Marshal confiscated all of my property, including my livelihood  
worth well North of \$150,000 to satisfy a \$14,737 fine in violation of the  
14th Amendment Due Process and Excessive Fines Clause.

#### **Section ix**

Increased Racketeering Of Wittiness After Judge Ed Smith's 03/26/2014 Federal Appointment  
2015 - 2017 NYPD THEFT OF ADDITIONAL TRAFFICKING EVIDENCE POST EVECTION

NYPD arranged the theft of my daughter's trafficking evidence after my illegal evecton from 145 West

St. Apt 8G. NY NY 10023. There is a clear pattern of NYPD violating 18 U.S.C. § 1512 in connection to suing my landlord. NYPD were responsible for allowing my landlord to vent toxic fumes that started during FBI observed One Stop Shop *i.e.*, NYPD leadership taking bribes from Jewish, landlords, businessmen and community leaders. Exhibit 1.6.3

**McDonald's 335 8th Ave, New York, NY 10001**

*10Th Precinct 230 W 20Th St, New York, NY 10011*

**07/00/2016** MacPro 17" laptop. It contained a lot of evidence about my daughter's trafficking. I had this backed up on TimeMachine to a terabyte drive.

.....  
**04/21/2017** SDNY 17-cv-2910 *Kraemer v. Edelstein*

I filed against my (Jewish) landlord seeking payment for \$800,000 in illegal rent overcharges.

**04/21/2017** Theft of my MacBook Air 13" at McDonald's 335 8th Ave. New York, NY 10001. Impeding me from responding to the SDNY Court properly, and managing my case.

.....  
**05/11/2018** IAB set a fake UBER work order then called me the instant I emerged from McDonald's 335 at 4:00AM. The call was unorthodox and wanted to review my case while standing in front of the McDonalds set up by DOI Inspector Guinan but had no case data.

**06/03/2017** Show Cause 17-cv-2910 SDNY *Kraemer v. Edelstein*  
I filed a show cause demanding payment for the rent overcharges my landlord absolutely owes me.

**06/06/2017** **CVS 300 Park Ave S. New York, NY 10010.**  
*4TH Precinct 101 E 14TH St New York, NY 10003*  
Theft of my terabyte back up drive.

(i) The drive included evidence of my daughter trafficking and my attempted murder at 145 W 71 St Apt8G. This included apartment walk through videos where you could hear the fan I had running 24/7/360 to cut back on toxic fume assaults.

(ii) CVS provided my daughter with undocumented meds 2013 used for her attempted murder by exacerbating scabies into Norwegian Scabies.

## Section x

Increased Racketeering Of Wittiness After Judge Ed Smith's 2014 Federal Appointment  
2015 - 2018 CNY TRAFFICKING THE PLAINTIFF POST EJECTION

### City of New York Trafficking

Defendant's isolated me using slander vis-a-vis NYPD's community reach. That is, after I was maneuvered to the street via illegal eviction the CNY had an established framework to target—a rent stabilized tenant (myself) who the landlord owed over \$800,000 in illegal rent overcharges, and witness to my daughter trafficking by Judge Ed Smith—to isolate me and then pick me off. What appeared was standard methuaoghy NYPD had in place *for human trafficking*:

#### Tracking

My devices GUI, what I was writing, and Comsat Data was provided to third parties and used for assault and branding purposes. NYPD knew exactly where I was at all times, employed 24/07/360 harassment and used opportunities to assault me as they arose. They also spent much of their time creating a “non credible look” and literally tried to get me to agree to say I was “hallucinating” to get three days of meals and a bed from a City of New York hospital as a lure from exposure to sub-freezing temperatures.

Exhibits

3.31, 1.31.1

1.31.2, 1.31.3

3.30, 1.44.2

#### Degenerate Branding:

Cuts to clothing, dirty laundry, computer tampering phone tampering. They hire experts to cause a disheveled image. They tried to shape me into their story.

See *Adrian Schoolcraft v. NYPD 10-cv-6005 SDNY*.

#### Theft

Punitive thefts post eviction were /are common. If I made money they steal something. If I buy something new NYPD wreck it. They did the same thing to my BMW.

#### Medical

NYPD distributed my medical history to third parties who used this personal information for assaults. They did this after setting up a hit and run opportunity causing 07/12/2018 me to visit an ER.

## Section xi

Increased Racketeering Of Wittiness After Judge Ed Smith's 2014 Federal Appointment  
2015 - 2018 NYPD | CNY RACKETEERING MEDICAL ENTITIES

11/2015

NYPD Medical Evidence Tampering—Bellevue Hospital ER

462 1st Avenue, New York, NY 10016

*NYPD 13th Precinct 230 E 21st New York NY 10010.*

Treated intravenously for cellulitis infection acquired from staying at City of New York MainChance shelter for one week. A City of New York RN attempted hide the City's responsibility by altering my medical record to a "*circulatory problem*"

This after throwing treatment for skin abrasions at me.

This fits a pattern by Bellevue to refuse treatment, refusal to look at NYPD/DOI infected nasal tampering sites, refusal to give appointments, NYPD tampering with my medical appointments by stealing, or deflating my tires.

01/14/2016

Wittiness tampering Bellevue Hospital ER

462 1st Avenue, New York, NY 10016

*NYPD 13th Precinct 230 E 21st New York NY 10010.*

Bellevue Hospital NYPD Sergeant recommend I fake having a mental health issues to get out of cold weather: "*Just say your hallucinating—they all do it*"

07/12/2018

Presbyterian Weill Cornell ER

525 E 68th St L-7, New York, NY 10065

*NYPD 17th Precinct 167 E 51st St, New York, NY 10022*

**Hit and run** arranged by NYPD. They took credit for it in the ER.

A number ER employees coughed, coughed, coughed at the same time—using the same criminal pidgin NYPD has been using around me: *cough, cough, cough.*

09/19/2018

NYPD Wittiness tampering— Asser Levy City Recreation

NYPD 17th Precinct 167 E 51st St, New York, NY 10022

*My medical history was recited to me at Asser Levey City Recreation Center in the locker room by a member. He was a bald, 62-year-old, 5.8' 150 lb. man and delved into specific treatment I received for my back.*

That is the same NYPD assigned to Bellevue have made my gym experience at Asser Levy City Recreation a total, insane group harassment from the time I walk through their doors until the time I leave.

Assaults to my sinus, rib cage, back, internal organs, and back followed. They began tasing me in my sleep. That is tow months after my visit to the Presbyterian ER my

medical records were distributed to third parties for the purpose of assault.

The NYPD, DOI are very young minded—juvenile. It appears they been retained for their qualities to not question what ever racket they are told or bribed to back.

## Section xii

Increased Racketeering Of Wittiness After Judge Ed Smith's 2014 Federal Appointment  
2017 - 2018 NYPD - DOI MANUFACTURING EVIDENCE: SNIFF, SNIFF, SNIFF

07/12/2018 forward: DOI NYPD manufactured symptoms of drug use vis-a-vis nasal injection / eye dropper insertion while I was sleeping in the park. Sometime they use dope, sometimes its saliva from virally infected patient they have access to. This after my illegal evection, and confiscation of ALL of my property, business equipment—livelihood. They use my vulnerabilities to assault, damage equipment and attempted murder. NYPD and DOI actually take credit for they assaults.

07/12/2018

Hit and run set up by NYPD (The take credit for it)

*NYPD 17th 167 E 51st St, New York, NY 10022*

10/2018

*4TH Precinct 101 E 14TH St New York, NY 10003 NYPD*

Dunkin Donuts Union Sq.14th St. in front of Dunkin Donuts.

Insane nose wipe from squad car—lured me out then leaned toward me:

*Sniff sniff sniff—exaggerated nose wipes.*

### Exhibit 3.32

10/13/2018

Dunkin Donuts 360 West 31St. NYPD instructed harassment.

Union construction employe. Hudson Yards project.

*Nose wipe. Cough cough cough,*

*The same was done by a U.S. Postal employee.*

11/07/2018

NYC Department Of Parks & Recreation

430 W 25Th St. Ny Ny

*Kid locker room*

*Sniff, sniff, sniff!! hey: C! Charlie! Charlie! Right?*

12/03/2018

Urgent Care Union Sq.14th. PA wanted to know if I:

*"Put objects in my nose"*

12/06/2018

NYPD DOI 80 Maiden Lane

80 Maiden Lane Front desk: *Nose wipe, sniff sniff*

NYPD DOI reception: *Nose wipe, sniff sniff*

Inspector Andrew Guinan: *Nose wipe*

Inspector Andrew Guinan is running a racket.

12/10/2018

Penn Station NJT Blond woman attendant:

*Nose wipe. Sniff, sniff, sniff.*

### Section xiii

Increased Racketeering Of Wittiness After Judge Ed Smith's 2014 Federal Appointment  
2017 -2019 NYC GOVERNMENT BACKED BADGERING

Use of criminal pidgin by officials: NYPD, DOI intended to communicate to me:

**(i) NYPD / DOI were responsible for assaults.**

**(ii) They was no place to report their racketeering (including CCRB) other than the SDNY FBI.**  
CCRB, DOI, IAB, NYPD, 311 operated as a cohesive racketeering unit—cooperated with each other deliberately putting victims at risk.

11/28/2017 CCRB | NYPD

Exhibit 1.44.1

CCRB Front desk: *Cough Cough Cough*

CCRB Inspector (Jewish woman) smiled about my daughter's trafficking to cops.

09/2017 DHCR 25 Beaver Street.

Front desk, white male manager *Cough Cough Cough*.

09/05/2017 Ref no: 092017-0033 Front desk.

09/15/2017 DHCR 25 Beaver Street.

Exhibit 1.45

Front desk Black male, *middle finger*

During FOIL review where I found fraud, documents missing.

Ref no: 092017-0033 | FOIL review room 10:19AM

2018 NYPD Centre St. Hosing Court Security Supervisor

*Cough Cough Cough.*



Easton Police officer when calling for a welfare check on my daughter.  
Refused to help: *Cough Cough Cough*.

8/3/2018 3:00 AM Columbus Circle | Time Warner Building |  
NYPD *Cough Cough Cough*.

11/2018 MTA bus driver /worker. 6th and 16th Street. These were relatively common.

#### **Section xiv**

Increased Racketeering Of Wittiness After Judge Ed Smith's 2014 Federal Appointment

**NYPD WITNESS TAMPERING—USE OF PRIVATE SECURITY**

*See Table v for a complete list of security used for racketeering purposes*

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#### **FOURTH MATTER**

Interstate Tampering With Due Administration Of Justice In The SDNY Federal Court  
And The U.S. Court Of Appeals For The Second Circuit.  
(In furtherance of a federal judge appointment)

#### **Cases Tampered With in New York:**

Exhibit 4.1

14-cv-3804 *Kraemer v. Edelstein SDNY*,  
14-2221 *Kraemer v. Edelstein U.S Court of Appeals 2nd Cir.*,  
14-cv-9343 *Kraemer v. DeRaymond SDNY*,  
15-cv-1755 *Kraemer v. DeRaymond SDNY*.

None of the above SDNY federal cases were approved for ECF which is required via  
the standing order by Chief Judge MCMahon and that all Pro Se litigants to have a  
conference with the judge:

#### **Rules of Practice**

Exhibit 4.2

[http://www.nysd.uscourts.gov/cases/show.php?db=judge\\_info&id=1402](http://www.nysd.uscourts.gov/cases/show.php?db=judge_info&id=1402)

#### **Motions Courtesy Copies Chambers**

Exhibit 4.3

[http://www.nysd.uscourts.gov/cases/show.php?db=judge\\_info&id=346](http://www.nysd.uscourts.gov/cases/show.php?db=judge_info&id=346)

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#### **SDNY | 18 U.S.C. §§ 1512, 1513, 1591 | MENTALLY MAIMED WITNESS**

Exhibit 1.4

03/27/2014 My daughter was over medicated the day after Judge Smith was appointed  
federal judge until she had seizures. Exhibit 1.4

03/27/2014 Dr. Koger and Federal Guardian Shanon Moore hid the effects of Amy DeRaymond's overdoses in their progress reports. The table below reflects this as the 03/27/2014 report (the start of Emilie's overdosing) has no data and the following progress report post seizure actually shows improvement—which is impossible.

Exhibit 4.5 03/27/2014

**Table 1** | Independent reading level material retention: 01/2014 to 02/2014

10/13: 28% | 11/13: 40% | 12/13: 20% | 01/14: 15% | 02/14: 20% | MARCH - APRIL

Exhibit 4.6 05/29/2014

**Table 1** | Independent reading level material retention: 03/2014 to 04/2014

10/13 28% | 11/13 40% | 12/13: 20% | 01/14: 15% | 02/14: 20% | 03/14: 52% | 04/14: 62%

**05/16/2014 14-cv-3804 | *Kraemer v. Edelstein* SDNY**

Exhibit 4.11 05/19/2014 Federal guardian Shanon Moore stepped down as Emilie's guardian.

Exhibit 4.12 05/21/2014 11:30 AM Federal Judge Rice guardian replacement email announcement.

Exhibit 4.13 05/25/2014 Mother over medicated Emilie until she convulsed.

Exhibit 4.14 06/09/2014 Dismissal | Doc. 5 for 14-cv-3804 made no sense and was factually inaccurate.

Exhibit 4.7 Defendants were sadistic and criminal in their illegal use of Risperidone for its restraining properties while they were abusing Emilie and caused seizures—impairing Emilie permanently.

Exhibit 1.4 Johnson & Johnson to pay more than \$2.2 billion to resolve fraud and misbranding allegations: "Janssen marketed Risperdal (Risperidone) for unapproved uses to control and treat behavioral disturbances and conduct disorders in the nation's most vulnerable patients: elderly nursing home residents, children, and individuals with mental disabilities." On March 3, 2002, the approved use was narrowed to treatment of schizophrenia only. <https://www.justice.gov/usao-edpa/pr/johnson-johnson-pay-more-22-billion-resolve-fraud-and-misbranding-allegations>

**Emilie is not remotely schizophrenic.**

Exhibit 4.9 05/16/2014: Tampering. Federal clerks hid last two pages of exhibit L from the Docket

Exhibit 4.10 The Last two pages of Exhibit L described Emilie wetting herself during school hours a manifestation of her abuse during school hours at Easton Area School District.

Ed Smith was the Mother's attorney at this time.

Exhibit 2.90 2017 Amy DeRaymond of Easton PA filed a change of address for me redirecting my court mail to her old address in Easton Pennsylvania—preventing me from receiving my U.S. mail and federal court mail.

.....  
**SDNY | 18 U.S.C. §§ 1512, 1512, 1951 | EXTORTED PLAINTIFF**

**06/23/2014 14-2221 U.S. Court Of Appeals 2nd Cir. *Kraemer v. Edelstein***

Exhibit 4.15 07/11/2014 14-2221 | *Kraemer v. Edelstein* | Document 25. Entitled Norwegian Scabies.

Exhibit 1.4 MEDICATION WAS QUINTUPLED CAUSING SEIZURES OVER TWO DAYS  
07/08/2014 Risperidone 0.25MG Qty 30  
07/08/2014 Risperidone 0.5MG Qty 30  
**07/11/2014** Lamotrigine Anti-Convulsant: **Three days latter another 22.5MG's**  
07/11/2014 Risperidone 0.25MG Qty 30  
07/11/2014 Risperidone 0.5MG Qty 30  
**They are clearly overdosing her.**

Exhibit 4.16 CVS RECORD

Exhibit 2.89 **07/24/2014** F-41808-14. The Northampton County Court of Common Pleas registered interstate NY disability support after deliberately brain damaging my daughter.

Exhibit 2.53 **08/17/2014—08/27/2014.** Attempted interstate extortion began 08/17/2014.  
Extortion via the use of a family member—they maimed her while she was captive.  
Extortionists: guardian Lisa Spitale, Amy DeRaymond, and Allene Kraemer.  
See 18 U.S.C. 18 U.S.C. § 1951

**08/17/2014** On or about PA defendants Amy DeRaymond, Lisa Spitale, and Allene Kraemer took my daughter's mobile phone from her. Mailed me an ONEWAY bus ticket to 5715 William Penn Highway Easton, PA 18045 then demanded I move to Easton PA which would forfeit my U.S. Appeal against my landlord—if I wanted to see my daughter again. Defendant's while encouraging me to use their ONEWAY ticket stated: **"you don't have a choice"** and did not disclose::

- Exhibit 1.5 (a) They attempted to murder my daughter (their trafficking victim) a week after 08/01/2013 judge Smith's Federal Judge nomination.
- Exhibit 1.4 (b) The mother began overdosing my daughter 03/27/2014 the day after Judge Smith was appointed federal Judge causing seizures.
- Exhibit 1.12 (c) They were responsible for my violent eviction from apartment 8G 11/06/2013—the same day Judge Ed Smith was interviewed by the U.S. Senate for Federal Judge. They collaborated with my landlord who constructed device to pervade 8G with parasitic infestation and toxic fumes. Exhibit 1.12.1
- Exhibit 2.87 (d) My income was depleted through the Easton Area School District's hack of my business website [kraemerinc.com](http://kraemerinc.com) and Easton Police Chief Carl Scalzo's inaction.
- Exhibit 3.9.1 (e) 02/29/2012 Carl Scalzo was appointed Police Chief. His department refused to intervene regarding my daughter's assaults, and ignored her attempted murder and overdose while Judge Ed Smith was being vetted for federal judge.
- Exhibit 1.4 08/26/2014 Emilie was over medicated by her mother until she convulsed after my non-compliance with defendants interstate extortion demand.
- Exhibit 1.22 08/28/2014 Landlord false claim dwelling non-pay filing: # 27965.
- 09/04/2014 14-2221 2nd Cir. *Kraemer v. Edelstein*: Motion Doc.124: My second request that my daughter for Emilie L. Kraemer to Be Entered As a Witness.
- 09/04/2014 14-2221 2nd Cir. *Kraemer v. Edelstein* Dismissed.

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**18 U.S.C. §§ 1512, 1512 | NORTHAMPTON COUNTY COURT PA**

**11/04/2014 PFA C0048PFA-2014-000815 | Easton PA | *DeRaymond v. Kraemer***

Guardian Lisa Spitale for her purpose was Judge Ed Smith's private guardian ran the illegal business as expected and made sure his appointment to federal judge would not be sullied by his previous criminal action in regard to my daughter. She lied. Used torture for extortion:

- Exhibit 3.4, 3.8 **Federal guardian Lisa Spitale** tampered with Court proceedings to create conflicts and predetermined court outcomes in violation of the 14th Amendment, 18 U.S.C. § 1512, 1513.

- Exhibit 3.8      **02/05/2015—Judges were changed from Hann to Wendt.** Wendt violated the constitution and robbed me of \$270,000 from renter charges, my apartment, all of my property, business equipment, ability to make a livelihood and put me on the street with the clothes on my back.
- Exhibit 2.59      **02/06/2015—Judges were changed from Baratta to Zeto** the same day of the Easton  
Exhibit 2.58      PA hearing. Clerks refused to forward my answer to judge Zeto because **“his name was not on it.”** However, it appears Judge Zero did receive my answer to Judge Baratta who was assigned to the case until the morning of 02/06/2014 then arbitrarily, capriciously, incorrectly held me accountable for circumventing his court.
- Exhibit 2.59.2      **02/06/2015 PFA Transcripts:** Hearing date incorrectly filed as Friday 02/06/2016. (No such date exists)
- Exhibit 2.59.3      11/1/2014 I did not take my daughter to a shelter ever. Under any circumstance. **Hotel receipt.** Saturday to Sunday. Jane Hotel. Bunk beds.
- Exhibit 2.59.4      The Lisa Spitale indicated I “snuck” my daughter Emilie out of her house. **See Order for custody 2007-0021.** It was in effect and actively used since its creation 2007.
- Exhibit 2.59.2      **I was never served the PFA.** There was no service by the Sheriff as is required by the State of PA. Judge Zeto invented a non-existent issue of service.
- Exhibit 2.59.6      **Lisa Spitale impeded my ability to attend the 02/06/2014 hearing.** Judge Zeto penalized me for not attending the 02/06/2015 hearing, then penalized me again for filing an answer to the judge assigned to the case.
- Exhibit 2.59.2      **Corrupt persuasion: page 6.** I was penalized for responding to the assigned Judge  
Exhibit 2.59.6      (Baratta) according to the PFA office. Judge’s were changed the morning of the hearing to Judge Zeto. The PFA office also said Baratta would be assigned through-out the case as PFA judges are not changed. This rule was violated.

.....  
**SDNY | 18 U.S.C. §§ 1512, 1512**

**11/21/2014 14-CV-9343 SDNY | Kraemer v. DeRaymond**

My exhibits against the PA enterprise were rendered useless in the SDNY federal docket. These were whited out.

**MILESTONES COMMUNITY SERVICES RISK ASSESSMENT SECTIONS:**

Exhibit Ei 09-25-2006

Exhibit Eiii 05-21-2007

Exhibit Eiv 09-06-2007

Exhibit Ev 01-14-2008

The risk assessment was utterly made up fiction used to isolate Emilie from public contact for extortion and trafficking:

- (i) Rough with pets: Excuse for cigarette burns. See Judge Moran 04/16/2008.
- (ii) Making noises acting out physically: Excuse for attacking her at private residences.
- (iii) Running into the Street: Excuse for isolation denial of public transportation
- (iv) Call names, idiots: They were idiots—and much worse these were sadistic criminals.

**15-CV-1755 | SDNY | *Kraemer v. Deraymond***

I sought Federal clarification on how Northampton County MH/MR was able to bill Medicaid for mental retardation 317 when my daughter did not have any mental retardation as per her medical diagnostic and the State's Appeals Panel Ruling that cited my daughter's pendent diagnosis as PDD NOS. (i.e., I wanted clarification on the County's racketeering.)

I was told by a labor lobbyist working for **Pitta & Giblin LLC**  
**“You don’t decide we decide”**

Their apparent control over federal court administration is noted: The jurisdiction of 15-cv-1755 was improperly changed—circumventing the court’s standing orders on ECF and judges conference. My dismissal bore no resemblance to order’s the judge previously wrote for other cases and was devoid of any of the central subject matter issues raised in my compliant. It did not seem like the judge wrote it at all.

Exhibit 2.90

**U.S. Marshal allowed defendants to tamper with my mailing address**

04/27/2017 PA Defendants fouled court procedure for 17-cv-3089, 17-cv-2910 and 17-cv-2913 in the SDNY by filing a change of address that redirected my U.S. Court documents to Amy DeRaymond’s old address in Easton PA causing them to be returned to the sender. Exhibit 4.24.1

Exhibit 2.53

**08/17/2014 The U.S. Marshal allowed attempted extortion to drop U.S. Appeal**  
U.S. Appeal 14-2221 2nd Circuit | *Kraemer v. Edelstein*. 18 U.S.C. § 1951

**U.S. Marshal’s office allowed stalking within 500 Pearl Street**

Both stalkers used the same criminal pidgin: “Eh Hmm, Cough, Cough” used by NYPD and City of New York employees.

- Exhibit 2.53.1 Allene Kraemer email to me. Proof of her participation in witness tampering in furtherance of a federal judge appointee.
- Exhibit 4.26 **03/23/2018: I was mocked by a Easton police officer** for trying to find my missing daughter they participated in trafficking. The Easton police allowed for her assault resulting in brain damage this after Easton police allowed her trafficking in parking lots.
- Exhibit 4.27 Hudson Park Assault
- Exhibit 4.28 Apple Store 401 W14TH ST NY, NY Sniff Sniff Sniff NYPD Traffic Cop.
- Exhibit 4.29 Lobbying Firm Makes Millions On Political Union Ties: *unseemly — double-dealing*

Thomas Kraemer

~~5/26/2019~~ 07/16/2019 *Tom Kraemer*

<sup>1</sup> 12/07/2012 | New York Times: "The kids get taken out of the literacy program because the parents are going to lose the check," said Billie Oaks, who runs a literacy program here in Breathitt County, a poor part of Kentucky. "It's heartbreaking." "One of the ways you get on this program is having problems in school," notes Richard V. Burkhauser, a Cornell University economist who co-wrote a book last year about these disability programs. "If you do better in school, you threaten the income of the parents. It's a terrible incentive." "Moms and dads fear that if kids learn to read, they are less likely to qualify for a monthly check for having an intellectual disability." IN PA however, having problems in school was augmented by organized abuse guaranteeing income for the "program" provider the parent and the middle man—the director of special Ed.